### IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re

In re

Chapter 11

Case No. 05-44481 (RDD)

Debtors.

Upointly Administered)

X

Case No. 05-44481 (RDD)

#### AFFIDAVIT OF SERVICE

I, Evan Gershbein, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On June 15, 2007, I caused to be served the document listed below (i) upon the parties listed on <u>Exhibit A</u> hereto via overnight delivery, (ii) upon the parties listed on <u>Exhibit B</u> hereto via electronic notification, and (iii) upon the parties listed on <u>Exhibit C</u> hereto via postage pre-paid U.S. mail:

1) Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation ("Seventeenth Omnibus Claims Objection") (Docket No. 8270) [a copy of which is attached hereto as Exhibit D]

On June 15, 2007, I caused to be served the documents listed below upon the parties listed on Exhibit E hereto via postage pre-paid U.S. mail:

2) Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation ("Seventeenth Omnibus Claims Objection") [without exhibits] (Docket No. 8270) [a copy of which is attached hereto as Exhibit D]

3) Personalized Notice of Objection to Claim (the "Personalized Notice") [a copy of the form of which is attached hereto as <a href="Exhibit F">Exhibit F</a>]. Each party's Personalized Notice was sent to the name and address listed in columns 1 and 2 of <a href="Exhibit E">Exhibit E</a> attached hereto. In addition, the chart provided on each party's Personalized Notice contained the information listed in columns 3 through 8 of <a href="Exhibit E">Exhibit E</a> attached hereto. The chart contained in the form of the Personalized Notice which is attached hereto as <a href="Exhibit F">Exhibit F</a> has been marked so as to demonstrate the manner in which the information listed in columns 3 through 8 of <a href="Exhibit E">Exhibit E</a> attached hereto was incorporated into each Personalized Notice.

On June 15, 2007, I caused to be served the documents listed below upon the parties listed on Exhibit G hereto via postage pre-paid U.S. mail:

- 4) Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation ("Seventeenth Omnibus Claims Objection") [without exhibits] (Docket No. 8270) [a copy of which is attached hereto as Exhibit D]
- 5) Personalized Notice of Objection to Claim (the "Personalized Notice") [a copy of the form of which is attached hereto as <a href="Exhibit H">Exhibit H</a>]. Each party's Personalized Notice was sent to the name and address listed in columns 1 and 2 of <a href="Exhibit G">Exhibit G</a> attached hereto. In addition, the chart provided on each party's Personalized Notice contained the information listed in columns 3 through 9 of <a href="Exhibit G">Exhibit G</a> attached hereto. The chart contained in the form of the Personalized Notice which is attached hereto as <a href="Exhibit H">Exhibit H</a> has been marked so as to demonstrate the manner in which the information listed in columns 3 through 9 of <a href="Exhibit G">Exhibit G</a> attached hereto was incorporated into each Personalized Notice.

On June 15, 2007, I caused to be served the documents listed below upon the parties listed on Exhibit I hereto via postage pre-paid U.S. mail:

6) Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation ("Seventeenth Omnibus Claims

- Objection") [without exhibits] (Docket No. 8270) [a copy of which is attached hereto as Exhibit D]
- 7) Personalized Notice of Objection to Claim (the "Personalized Notice") [a copy of the form of which is attached hereto as <a href="Exhibit J">Exhibit J</a>]. Each party's Personalized Notice was sent to the name and address listed in columns 1 and 2 of <a href="Exhibit I">Exhibit I</a> attached hereto. In addition, the chart provided on each party's Personalized Notice contained the information listed in columns 3 through 12 of <a href="Exhibit I">Exhibit I</a> attached hereto. The chart contained in the form of the Personalized Notice which is attached hereto as <a href="Exhibit J">Exhibit J</a> has been marked so as to demonstrate the manner in which the information listed in columns 3 through 12 of <a href="Exhibit I">Exhibit I</a> attached hereto was incorporated into each Personalized Notice.

On June 15, 2007, I caused to be served the documents listed below upon the parties listed on <u>Exhibit K</u> hereto via postage pre-paid U.S. mail:

- 8) Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. Section 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation ("Seventeenth Omnibus Claims Objection") [without exhibits] (Docket No. 8270) [a copy of which is attached hereto as Exhibit D]
- 9) Personalized Notice of Objection to Claim (the "Personalized Notice") [a copy of the form of which is attached hereto as <a href="Exhibit L">Exhibit L</a>]. Each party's Personalized Notice was sent to the name and address listed in columns 1 and 2 of <a href="Exhibit K">Exhibit K</a> attached hereto. In addition, the chart provided on each party's Personalized Notice contained the information listed in columns 3 through 18 of <a href="Exhibit K">Exhibit K</a> attached hereto. The chart contained in the form of the Personalized Notice which is attached hereto as <a href="Exhibit L">Exhibit L</a> has been marked so as to demonstrate the manner in which the information listed in columns 3 through 18 of <a href="Exhibit K">Exhibit K</a> attached hereto was incorporated into each Personalized Notice.

Dated: June 20, 2007	
,	/s/ Evan Gershbein
	Evan Gershbein
· ·	med) before me on this 20th day of June, 2007, by in to me or proved to me on the basis of satisfactory peared before me.
Signature: /s/ Shannon J. Spen	ncer
Commission Expires: 6/20/10	

### **EXHIBIT A**

#### 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 6 of 209 Delphi Corporation Master Service List

COMPANY  Brown Budgick Borlock Jargele	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels LLP	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	212-2094801	rstark@brownrudnick.com	Indenture Trustee
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231	212-695-5436	bsimon@cwsny.com	
Curtis, Mallet-Prevost, Colt & mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY	10178-0061	2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia- Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
	Donald Bernstein						212-450-4092	212-450-3092	donald.bernstein@dpw.com	Counsel to Debtor's Postpetition
Davis, Polk & Wardwell	Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4213	212-450-3213	brian.resnick@dpw.com	Administrative Agent
Delphi Corporation	Sean Corcoran, Karen Craft	5725 Delphi Drive		Troy	МІ	48098	248-813-2000	248-813-2491	sean.p.corcoran@delphi.com karen.j.craft@delphi.com	Debtors
Electronic Data Systems Corp.	Michael Nefkens	5505 Corporate Drive MSIA		Troy	МІ	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	со	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	Counsel to Flextronics International
Flextronics International USA, Inc.	Paul W. Anderson	2090 Fortune Drive		San Jose	CA	95131	408-428-1308		paul.anderson@flextronics.com	Counsel to Flextronics International USA, Inc.
Freescale Semiconductor, Inc.	Richard Lee Chambers, III	6501 William Cannon Drive West	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trev.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson	Brad Eric Sheler Bonnie Steingart Vivek Melwani Jennifer L Rodburg Richard J Slivinski	One New York Plaza	MB. 62 10	New York	NY	10004	212-859-8000	212-859-4000	rodbuje@ffhsj.com sliviri@ffhsj.com	Counsel to Equity Security Holders Committee
FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	212-841-9350	randall.eisenberg@fticonsulting.com	Financial Advisors to Debtors
General Electric Company	Valerie Venable	9930 Kincey Avenue		Huntersville	NC	28078	704-992-5075	866-585-2386	valerie.venable@ge.com	Creditor Committee Member
Groom Law Group	Lonie A. Hassel	1701 Pennsylvania Avenue, NW		Washington	DC	20006	202-857-0620	202-659-4503	lhassel@groom.com	Counsel to Employee Benefits
Hodgson Russ LLP Honigman Miller Schwartz and Cohn LLP	Stephen H. Gross Frank L. Gorman, Esq.	1540 Broadway 2290 First National Building	24th FI 660 Woodward Avenue	New York Detroit	NY MI	10036 48226-3583	212-751-4300	212-751-0928 313-465-8000	sgross@hodgsonruss.com fgorman@honigman.com	Counsel to Hexcel Corporation Counsel to General Motors Corporation
Honigman Miller Schwartz and Cohn LLP	Robert B. Weiss, Esq.	2290 First National Building	660 Woodward Avenue	Detroit	МІ	48226-3583	313-465-7000	313-465-8000	rweiss@honigman.com	Counsel to General Motors Corporation
Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	MI	48226	313-628-3648	313-628-3602	- Weise (Scholling Harmoon)	Michigan IRS
Internal Revenue Service	Attn: Insolvency Department, Maria Valerio		5th Floor	New York	NY	10007	212-436-1038	212-436-1931	mariaivalerio@irs.gov	IRS
IUE-CWA	Conference Board Chairman	2360 W. Dorothy Lane	Suite 201	Dayton	ОН	45439	937-294-7813	937-294-9164		Creditor Committee Member
Jefferies & Company, Inc,	William Q. Derrough	520 Madison Avenue	12th Floor	New York	NY	10022	212-284-2521	212-284-2470	bderrough@jefferies.com	UCC Professional
JPMorgan Chase Bank, N.A.	Richard Duker	270 Park Avenue		New York	NY	10017	212-270-5484	212-270-4016	richard.duker@jpmorgan.com gianni.russello@jpmorgan.com	Prepetition Administrative Agent
JPMorgan Chase Bank, N.A.	Susan Atkins, Gianni Russello	277 Park Ave 8th FI		New York	NY	10172	212-270-0426	212-270-0430	susan.atkins@jpmorgan.com	Postpetition Administrative Agent Counsel Data Systems
Kramer Levin Naftalis & Frankel LLP	Gordon Z. Novod	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	gnovod@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kramer Levin Naftalis & Frankel LLP	Thomas Moers Mayer	1177 Avenue of the Americas		New York	NY	10036	212-715-9100	212-715-8000	tmayer@kramerlevin.com	Counsel Data Systems Corporation; EDS Information Services, LLC
Kurtzman Carson Consultants	Sheryl Betance	2335 Alaska Ave		El Segundo	CA	90245	310-823-9000	310-823-9133	sbetance@kccllc.com	Noticing and Claims Agent
Latham & Watkins LLP	Robert J. Rosenberg	885 Third Avenue		New York	NY	10022	212-906-1370	212-751-4864	robert.rosenberg@lw.com	Counsel to Official Committee of Unsecured Creditors
Law Debenture Trust of New York	Daniel R. Fisher	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	daniel.fisher@lawdeb.com	Indenture Trustee

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COMPANY Law Debenture Trust of New	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
York	Patrick J. Healy	400 Madison Ave	Fourth Floor	New York	NY	10017	212-750-6474	212-750-1361	patrick.healy@lawdeb.com	Indenture Trustee
McDermott Will & Emery LLP	David D. Cleary	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	dcleary@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Jason J. DeJonker	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	jdejonker@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Mohsin N. Khambati	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	mkhambati@mwe.com	Counsel to Recticel North America, Inc.
McDermott Will & Emery LLP	Peter A. Clark	227 West Monroe Street	Suite 5400	Chicago	IL	60606	312-372-2000	312-984-7700	pclark@mwe.com	Counsel to Recticel North America, Inc.
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McTigue Law Firm	Cornish F. Hitchcock	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	conh@mctiguelaw.com	Committee of Retirees
										Counsel to Movant Retirees and Proposed Counsel to The Official
McTigue Law Firm	J. Brian McTigue	5301 Wisconsin Ave. N.W.	Suite 350	Washington	DC	20015	202-364-6900	202-364-9960	bmctigue@mctiguelaw.com	Committee of Retirees
Mesirow Financial	Leon Szlezinger	666 Third Ave	21st Floor	New York	NY	10017	212-808-8366	212-682-5015	Iszlezinger@mesirowfinancial.com	UCC Professional
Milbank Tweed Hadley & McCloy LLP	Gregory A Bray Esq Thomas R Kreller Esq James E Till Esq	601 South Figueroa Street	30th Floor	Los Angeles	CA	90017	213-892-4000	213-629-5063	gbray@milbank.com tkreller@milbank.com jtill@milbank.com	Counsel to Cerberus Capital Management LP and Dolce Investments LLC
Morrison Cohen LLP	Joseph T. Moldovan, Esq.	909 Third Avenue		New York	NY	10022	2127358603	9175223103	jmoldovan@morrisoncohen.com	Counsel to Blue Cross and Blue Shield of Michigan
Northeast Regional Office	Mark Schonfeld, Regional Director	3 World Financial Center	Room 4300	New York	NY	10281	212-336-1100	212-336-1323	newyork@sec.gov	Securities and Exchange Commission
Office of New York State	Attorney General Eliot Spitzer	120 Broadway		New York City	NV	10271	212-416-8000	212-416-6075	ServeAG@oag.state.ny.us	New York Attorney General's Office
O'Melveny & Myers LLP	Robert Siegel	400 South Hope Street			CA	90071	213-430-6000	213-430-6407	rsiegel@omm.com	
O'Melveny & Myers LLP	Tom A. Jerman, Rachel Janger	1625 Eye Street, NW		Los Angeles Washington	DC	20006	202-383-5300	202-383-5414	tjerman@omm.com	Special Labor Counsel Special Labor Counsel
	Tom A. Jerman, Nacher Janger	1023 Lye Street, NVV		vvasiliigion	DC	20000	202-383-3300	202-303-3414	garrick.sandra@pbgc.gov	•
Pension Benefit Guaranty Corporation	Jeffrey Cohen	1200 K Street, N.W.	Suite 340	Washington	DC	20005	202-326-4020	202-326-4112	efile@pbgc.gov	Counsel to Pension Benefit Guaranty Corporation
Pension Benefit Guaranty Corporation	Ralph L. Landy	1200 K Street, N.W.	Suite 340	Washington	DC	20005-4026	2023264020	2023264112	landy.ralph@pbqc.gov	Chief Counsel to the Pension Benefit Guaranty Corporation
Phillips Nizer LLP	Sandra A. Riemer	666 Fifth Avenue		New York	NY	10103	212-841-0589	212-262-5152	sriemer@phillipsnizer.com	Counsel to Freescale Semiconductor, Inc., f/k/a Motorola Semiconductor Systems
Rothchild Inc.	David L. Resnick	1251 Avenue of the Americas		New York	NY	10020	212-403-3500	212-403-5454	david.resnick@us.rothschild.com	Financial Advisor
		1270 Avenue of the								Counsel to Murata Electronics North America, Inc.; Fujikura
Seyfarth Shaw LLP	Robert W. Dremluk	Americas	Suite 2500	New York	NY	10020-1801	2122185500	2122185526	rdremluk@seyfarth.com	America, Inc.
Shearman & Sterling LLP	Douglas Bartner, Iill Erizzley	EOO Lovington Avenue		New York	NY	10022	212-8484000	212-848-7179	dbartner@shearman.com ifrizzley@shearman.com	Local Counsel to the Debtors
Sheannan & Sterning LLF	Douglas Bartner, Jill Frizzley	599 Lexington Avenue		New FOIR	INT	10022	212-0404000	212-040-7179	kziman@stblaw.com	Counsel to Debtor's Prepetition
Simpson Thatcher & Bartlett LLP	Kenneth S. Ziman, Robert H. Trust, William T. Russell, Jr.	425 Lexington Avenue		New York	NY	10017	212-455-2000	212-455-2502	rtrust@stblaw.com wrussell@stblaw.com	Administrative Agent, JPMorgan Chase Bank, N.A.
Skadden, Arps, Slate, Meagher & Flom LLP	John Wm. Butler, John K. Lyons, Ron E. Meisler	333 W. Wacker Dr.	Suite 2100	Chicago	IL	60606	312-407-0700	312-407-0411	jbutler@skadden.com jlyonsch@skadden.com rmeisler@skadden.com	Counsel to the Debtor
Skadden, Arps, Slate, Meagher & Flom LLP	Kayalyn A. Marafioti, Thomas J. Matz	4 Times Square	P.O. Box 300	New York	NY	10036	212-735-3000	212-735-2000	kmarafio@skadden.com tmatz@skadden.com	Counsel to the Debtor
										Counsel to Movant Retirees and
Spencer Fane Britt & Browne LLP	Daniel D. Doyle	1 North Brentwood Boulevard	Tenth Floor	St. Louis	МО	63105	314-863-7733	314-862-4656	ddoyle@spencerfane.com	Proposed Counsel to The Official Committee of Retirees
Spencer Fane Britt & Browne		1 North Brentwood								Counsel to Movant Retirees and Proposed Counsel to The Official
LLP	Nicholas Franke	Boulevard	Tenth Floor	St. Louis	МО	63105	314-863-7733	314-862-4656	nfranke@spencerfane.com	Committee of Retirees
Stevens & Lee, P.C.	Chester B. Salomon, Constantine D. Pourakis	485 Madison Avenue	20th Floor	New York	NY	10022	2123198500	2123198505	cp@stevenslee.com cs@stevenslee.com	Counsel to Wamco, Inc.
5.5.5110 W LOO, 1 .U.	S Jurumo	.55 Madioon Avenue	_30111001	I OIR	144.1	10022	_ 120 100000	_ 120 100000	OOLWOOD VOI IOI CO. COLIT	Sounder to Trailled, IIIe.

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STAT	E ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Togut, Segal & Segal LLP	Albert Togut	One Penn Plaza	Suite 3335	New York	NY	10119	212-594-5000	212-967-4258	altogut@teamtogut.com	Conflicts Counsel to the Debtors
	MaryAnn Brereton, Assistant									
Tyco Electronics Corporation	General Counsel	60 Columbia Road		Morristown	NJ	7960	973-656-8365	973-656-8805		Creditor Committee Member
								212-668-2255		
1								does not take		
United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-211	2 212-510-0500	service via fax		Counsel to United States Trustee
										Proposed Conflicts Counsel to the
			301 Commerce							Official Committee of Unsecured
Warner Stevens, L.L.P.	Michael D. Warner	1700 City Center Tower II	Street	Fort Worth	TX	76102	817-810-5250	817-810-5255	mwarner@warnerstevens.com	Creditors
										Counsel to General Motors
Weil, Gotshal & Manges LLP	Harvey R. Miller	767 Fifth Avenue		New York	NY	10153	212-310-8500	212-310-8077	harvey.miller@weil.com	Corporation
										Counsel to General Motors
Weil, Gotshal & Manges LLP	Jeffrey L. Tanenbaum, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	jeff.tanenbaum@weil.com	Corporation
										Counsel to General Motors
Weil, Gotshal & Manges LLP	Martin J. Bienenstock, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	martin.bienenstock@weil.com	Corporation
										Counsel to General Motors
Weil, Gotshal & Manges LLP	Michael P. Kessler, Esq.	767 Fifth Avenue		New York	NY	10153	212-310-8000	212-310-8007	michael.kessler@weil.com	Corporation
			1100 North							Creditor Committee
Wilmington Trust Company	Steven M. Cimalore	Rodney Square North	Market Street	Wilmington	DE	19890	302-636-6058	302-636-4143	scimalore@wilmingtontrust.com	Member/Indenture Trustee

### **EXHIBIT B**

#### 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 10 of 209 Delphi Corporation Master Service List

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brown Rudnick Berlack Israels	Robert J. Stark	Seven Times Square		New York	NY	10036	212-209-4800	212-2094801	rstark@brownrudnick.com	Indenture Trustee
Cohen, Weiss & Simon	Bruce Simon	330 W. 42nd Street		New York	NY	10036	212-356-0231	212-695-5436	bsimon@cwsnv.com	indentare trustee
Curtis, Mallet-Prevost, Colt & mosle LLP	Steven J. Reisman	101 Park Avenue		New York	NY		2126966000	2126971559	sreisman@cm-p.com	Counsel to Flextronics International, Inc., Flextronics International USA, Inc.; Multek Flexible Circuits, Inc.; Sheldahl de Mexico S.A.de C.V.; Northfield Acquisition Co.; Flextronics Asia- Pacific Ltd.; Flextronics Technology (M) Sdn. Bhd
	Donald Bernstein						212-450-4092	212-450-3092	donald.bernstein@dpw.com	Counsel to Debtor's Postpetition
Davis, Polk & Wardwell	Brian Resnick	450 Lexington Avenue		New York	NY	10017	212-450-4213	212-450-3213	brian.resnick@dpw.com	Administrative Agent
									sean.p.corcoran@delphi.com	-
Delphi Corporation	Sean Corcoran, Karen Craft	5725 Delphi Drive		Troy	MI	48098	248-813-2000	248-813-2491	karen.j.craft@delphi.com	Debtors
Electronic Data Systems Corp.	Michael Nefkens	5505 Corporate Drive MSIA		Troy	МІ	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
Liectionic Data Systems Corp.	WICHAEL NEIKELIS	3303 Corporate Drive MSIA		TTOY	IVII	40030	240-090-1729	240-090-1739	IIIIKe:Heikeiis@eds.com	Counsel to Flextronics
Flextronics International	Carrie L. Schiff	305 Interlocken Parkway		Broomfield	CO	80021	303-927-4853	303-652-4716	cschiff@flextronics.com	International
Flextronics International USA,										Counsel to Flextronics
Inc.	Paul W. Anderson	2090 Fortune Drive 6501 William Cannon Drive		San Jose	CA	95131	408-428-1308		paul.anderson@flextronics.com	International USA, Inc.
Freescale Semiconductor, Inc.	Richard Lee Chambers, III	West	MD: OE16	Austin	TX	78735	512-895-6357	512-895-3090	trev.chambers@freescale.com	Creditor Committee Member
Fried, Frank, Harris, Shriver & Jacobson	Brad Eric Sheler Bonnie Steingart Vivek Melwani Jennifer L Rodburg Richard J Slivinski	One New York Plaza		New York	NY	10004	212-859-8000	212-859-4000	rodbuje@ffhsj.com sliviri@ffhsj.com	Counsel to Equity Security Holders Committee
FTI Consulting, Inc.	Randall S. Eisenberg	3 Times Square	11th Floor	New York	NY	10036	212-2471010	212-841-9350	randall.eisenberg@fticonsulting.com	Financial Advisors to Debtors
General Electric Company	Valerie Venable	9930 Kincey Avenue		Huntersville	NC	28078	704-992-5075	866-585-2386	valerie.venable@ge.com	Creditor Committee Member
		1701 Pennsylvania Avenue,								
Groom Law Group	Lonie A. Hassel	NW	0.445 . 51	Washington	DC	20006	202-857-0620	202-659-4503	lhassel@groom.com	Counsel to Employee Benefits
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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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In re. Delphi Corporation, et al. Case No. 05-44481 (RDD)

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Delphi Corporation
2002 List

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								Brighton Limited Partnership; DPS Information Services, Inc.; Etkin
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# **EXHIBIT D**

Hearing Date And Time: July 19, 2007 at 10:00 a.m. Response Date And Time: July 12, 2007 at 4:00 p.m.

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SOUTHERN DISTRICT OF NEW YORK

UNITED STATES BANKRUPTCY COURT

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

: (Jointly Administered)

Debtors. :

DEBTORS' SEVENTEENTH OMNIBUS OBJECTION (SUBSTANTIVE) PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007 TO CERTAIN (A) INSUFFICIENTLY DOCUMENTED CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C) INSURANCE CLAIM NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (D) UNTIMELY CLAIMS AND UNTIMELY TAX CLAIMS, AND (E) CLAIMS SUBJECT TO MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION, AND MODIFIED CLAIMS ASSERTING RECLAMATION

("SEVENTEENTH OMNIBUS CLAIMS OBJECTION")

Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), hereby submit this Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject to Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection"), and respectfully represent as follows:

## **Background**

# A. The Chapter 11 Filings

- 1. On October 8 and 14, 2005, the Debtors filed voluntary petitions in this Court for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as then amended (the "Bankruptcy Code"). The Debtors continue to operate their businesses and manage their properties as debtors-in-possession under Bankruptcy Code sections 1107(a) and 1108. The Court has ordered joint administration of these cases.
- No trustee or examiner has been appointed in these cases. On October 17,
   2005, the Office of the United States Trustee (the "U.S. Trustee") appointed an official
   committee of unsecured creditors. On April 28, 2006, the U.S. Trustee appointed an official
   committee of equity holders.
- 3. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409. This matter is a core proceeding under 28 U.S.C. § 157(b)(2).

4. The statutory predicates for the relief requested herein are section 502(b) of the Bankruptcy Code and Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").

# B. Current Business Operations Of The Debtors

- 5. Delphi and its subsidiaries and affiliates (collectively, the "Company") as of December 31, 2006 had global net sales of \$26.4 billion and global assets of approximately \$15.4 billion.<sup>1</sup> At the time of its chapter 11 filing, Delphi ranked as the fifth largest public company business reorganization in terms of revenues and the thirteenth largest public company business reorganization in terms of assets. Delphi's non-U.S. subsidiaries are not chapter 11 debtors and continue their business operations without supervision from the Bankruptcy Court.<sup>2</sup>
- 6. The Company is a leading global technology innovator with significant engineering resources and technical competencies in a variety of disciplines, and is one of the largest global suppliers of vehicle electronics, transportation components, integrated systems and modules, and other electronic technology. The Company supplies products to nearly every major global automotive original equipment manufacturer.
- 7. Delphi was incorporated in Delaware in 1998 as a wholly-owned subsidiary of General Motors Corporation ("GM"). Prior to January 1, 1999, GM conducted the Company's business through various divisions and subsidiaries. Effective January 1, 1999, the assets and liabilities of these divisions and subsidiaries were transferred to the Company in

The aggregated financial data used in this Motion generally consists of consolidated information from Delphi and its worldwide subsidiaries and affiliates as disclosed in the Company's Form 10-K filed on February 27, 2007.

On March 20 2007, Delphi Automotive Systems Espana S.L., whose sole operation is a non-core automotive component plant in Cadiz, Spain, filed a "Concurso" application for a Spanish insolvency proceeding. The application was approved by the Spanish court on April 13, 2007. The Concurso proceeding does not affect other Delphi legal entities in Spain or elsewhere and is an isolated event that is consistent with Delphi's transformation plan to optimize its manufacturing footprint and to lower its overall cost structure.

accordance with the terms of a Master Separation Agreement between Delphi and GM. In connection with these transactions, Delphi accelerated its evolution from a North American-based, captive automotive supplier to a global supplier of components, integrated systems, and modules for a wide range of customers and applications. Although GM is still the Company's single largest customer, today more than half of Delphi's revenue is generated from non-GM sources.

### C. Events Leading To The Chapter 11 Filing

- 8. In the first two years following Delphi's separation from GM, the Company generated approximately \$2 billion in net income. Every year thereafter, however, with the exception of 2002, the Company has suffered losses. In calendar year 2004, the Company reported a net loss of approximately \$4.8 billion on \$28.6 billion in net sales.<sup>3</sup>

  Reflective of a continued downturn in the marketplace, in 2005 Delphi incurred net losses of approximately \$2.4 billion on net sales of \$26.9 billion. Moreover, in 2006, the Debtors incurred a net loss of \$5.5 billion, \$3.0 billion of which comprised charges related to the U.S. employee special attrition programs.
- 9. The Debtors believe that the Company's financial performance has deteriorated because of (i) increasingly unsustainable U.S. legacy liabilities and operational restrictions driven by collectively bargained agreements, including restrictions preventing the Debtors from exiting non-profitable, non-core operations, all of which have the effect of creating largely fixed labor costs, (ii) a competitive U.S. vehicle production environment for domestic

Reported net losses in calendar year 2004 reflect a \$4.1 billion tax charge, primarily related to the recording of a valuation allowance on the U.S. deferred tax assets as of December 31, 2004. The Company's net operating loss in calendar year 2004 was \$482 million.

OEMs resulting in the reduced number of motor vehicles that GM produces annually in the United States and related pricing pressures, and (iii) increasing commodity prices.

10. In light of these factors, the Company determined that it would be imprudent and irresponsible to defer addressing and resolving its U.S. legacy liabilities, product portfolio, operational issues, and forward-looking revenue requirements. Because discussions with its major unions and GM had not progressed sufficiently by the end of the third quarter of 2005, the Company commenced these chapter 11 cases for its U.S. businesses to complete the Debtors' transformation plan and preserve value for its stakeholders.

## D. The Debtors' Transformation Plan

transformation plan. First, Delphi must modify its labor agreements to create a competitive arena in which to conduct business. Second, the Debtors must conclude their negotiations with GM to finalize GM's financial support for the Debtors' legacy and labor costs and to ascertain GM's business commitment to the Company. Third, the Debtors must streamline their product portfolio to capitalize on their world-class technology and market strengths and make the necessary manufacturing alignment with their new focus. Fourth, the Debtors must transform their salaried workforce to ensure that the Company's organizational and cost structure is competitive and aligned with its product portfolio and manufacturing footprint.<sup>4</sup> Finally, the Debtors must devise a workable solution to their current pension situation.

As part of this effort, effective July 1, 2006, the Company realigned its business operations to focus its product portfolio on core technologies for which the Company believes it has significant competitive and technological advantages. The Company's revised operating structure consists of its four core business segments: Electronics and Safety, Thermal Systems, Powertrain Systems, and Electrical/Electronic Architecture. The Company also has two additional segments, Steering and Automotive Holdings Group, which will be transitioned as part of the Company's transformation plan.

- 12. On December 18, 2006, the Debtors marked another milestone in their chapter 11 cases with the announcement of two significant agreements. The first of these was an equity purchase and commitment agreement (the "Equity Purchase and Commitment Agreement") with affiliates of Appaloosa Management L.P., Cerberus Capital Management, L.P., and Harbinger Capital Partners Master Fund I, Ltd., as well as Merrill Lynch & Co. and UBS Securities LLC (collectively, the "Plan Investors"). Under the Equity Purchase and Commitment Agreement, the Plan Investors have agreed to invest up to \$3.4 billion in preferred and common equity in the reorganized Delphi to support the Debtors' transformation plan. The Equity Purchase and Commitment Agreement is subject to the completion of due diligence, satisfaction or waiver of numerous other conditions (including Delphi's goal of achieving consensual agreements with its principal U.S. labor unions and GM), and the non-exercise by either Delphi or the Plan Investors of certain termination rights. The second agreement was a plan framework support agreement (the "Plan Framework Support Agreement") with the Plan Investors and GM. The Plan Framework Support Agreement outlines certain proposed terms of the Debtors' anticipated plan of reorganization, including the distributions to be made to creditors and shareholders, the treatment of GM's claims, the resolution of certain pension funding issues, and the corporate governance of the reorganized Debtors. The terms of the Plan Framework Support Agreement are expressly conditioned on the Debtors' reaching consensual agreements with their U.S. labor unions and GM.
- 13. On January 12, 2007, this Court authorized the Debtors to execute, deliver, and implement the Equity Purchase and Commitment Agreement and the Plan Framework Support Agreement (Docket No. 6589). On February 28, 2007, Delphi entered into an amendment to the Equity Purchase and Commitment Agreement with the Plan Investors to

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extend the date by which the Company, the Cerberus Capital Management, L.P. affiliate, or the Appaloosa Management L.P. affiliate have the right to terminate the agreement on account of not yet having completed tentative labor agreements with Delphi's principal U.S. labor unions and a consensual settlement of legacy issues with GM. The amendment extended the termination right pursuant to a 14-day notice mechanism. The amendment also extended the deadline to make certain regulatory filings under the federal antitrust laws in connection with the Equity Purchase and Commitment Agreement and the Plan Framework Support Agreement.

- 14. On April 19, 2007, Delphi announced that the Debtors anticipated negotiating changes to the Equity Purchase and Commitment Agreement and the Plan Framework Support Agreement. The Debtors also confirmed that none of the parties entitled to give notice of termination of the framework agreements has done so as of the date of this filing and that these agreements remain effective as previously filed until modified or terminated. The Debtors anticipate filing a plan of reorganization and disclosure statement as soon as reasonably practicable following conclusion of a consensual agreement with the Debtors' major stakeholders.
- 15. Although much remains to be accomplished in the Debtors' reorganization cases, the Debtors and their stakeholders are together navigating a course that should lead to a consensual resolution with their U.S. labor unions and GM while providing an acceptable financial recovery framework for the Debtors' stakeholders. Upon the conclusion of the reorganization process, the Debtors expect to emerge as a stronger, more financially sound business with viable U.S. operations that are well-positioned to advance global enterprise objectives. In the meantime, Delphi will marshal all of its resources to continue to deliver high-quality products to its customers globally. Additionally, the Company will preserve and

continue the strategic growth of its non-U.S. operations and maintain its prominence as the world's premier auto supplier.

# E. Bar Date, Proofs Of Claim, And Omnibus Claims Objections

- 16. On April 12, 2006, this Court entered an Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof (Docket No. 3206) (the "Bar Date Order"). Among other things, the Bar Date Order established July 31, 2006 (the "Bar Date") as the last date for all persons and entities holding or wishing to assert "Claims," as such term is defined in 11 U.S.C. § 101(5) (each, a "Claim"), against a Debtor (collectively, the "Claimants") to file a proof of claim with respect to each such Claim.
- 17. On or prior to April 20, 2006, Kurtzman Carson Consultants LLC, the claims and noticing agent in these cases (the "Claims Agent"), provided notice of the Bar Date by mailing a notice of Bar Date approved by this Court (the "Bar Date Notice"), together with a proof of claim form, to (a) the persons or entities set forth in the Debtors' Schedules of Assets and Liabilities and Statements of Financial Affairs filed with this Court on January 20, 2006 (and subsequently amended on February 1, 2006 and April 18, 2006) (collectively, the "Schedules and Statements") and (b) the persons and entities included in the notice database compiled by the Debtors, but not listed on any of the Schedules and Statements. In total, the Debtors provided Bar Date Notices to more than 500,000 persons and entities.
- 18. In addition, the Debtors published the Bar Date Notice in the New York

  Times (National Edition), the Wall Street Journal (National, European, and Asian Editions),

  USA Today (Worldwide Edition), the Automotive News (National Edition), and in local editions of the following publications: the Adrian Daily Telegram, the Arizona Daily Star, the Buffalo

News, the Chicago Sun Times, the Clinton News, the Columbia Dispatch, the Daily Leader,

Dayton Daily News, the Detroit Free Press, the El Paso Times, the Fitzgerald Herald Leader, the

Flint Journal, the Gadsden Times, the Grand Rapids Press, the Greenville News, the Indianapolis

Star, the Kansas City Star, the Kokomo Tribune, the Lansing State Journal, the Laurel Leader,

the Los Angeles Daily News, the Milwaukee Journal Sentinel, the Mobile Beacon, the Mobile

Register, the Oakland Press, the Olathe Daily News, the Rochester Democrat and Chronicle, the

Saginaw News, the Sandusky, the Tribune Chronicle, the Tulsa World, the Tuscaloosa News,

and the Vindicator, and electronically through posting on the Delphi Legal Information Website,

www.delphidocket.com, on or before April 24, 2006.

19. Approximately 16,600 proofs of claim (the "Proofs of Claim") have been filed against the Debtors in these cases. The Debtors have filed eight omnibus procedural Claims objections<sup>5</sup> and seven omnibus substantive Claims objections.<sup>6</sup> Pursuant to such omnibus

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The Debtors filed the First Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (i) Duplicate And Amended Claims And (ii) Equity Claims (Docket No. 5151) on September 19, 2006; the Second Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (i) Equity Claims, (ii) Claims Duplicative Of Consolidated Trustee Or Agent Claims, And (iii) Duplicate And Amended Claims (Docket No. 5451) on October 31, 2006; the Fourth Omnibus Objection (Procedural) Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain Duplicate And Amended Claims (Docket No. 6099) on December 8, 2006; the Sixth Omnibus Objection Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate And Amended Claims And (B) Equity Claims (Docket No. 6571) on January 12, 2007; the Eighth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate And Amended Claims, (B) Claims Duplicative Of The Consolidated Trustee Claim, (C) Equity Claims, And (D) Protective Claims (Docket No. 6962) on February 15, 2007; and the Tenth Omnibus Objection (Procedural) Pursuant to 11 U.S.C. § 502(b) and Fed. R. Bankr. P. 3007 To Certain (A) Duplicative and Amended Claims And (B) Equity Claims (Docket No. 7300) on March 16, 2007; the Twelfth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate And Amended Claims And (B) Equity Claims (Docket No. 7824) on April 27, 2007; and the Fourteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims And (B) Protective Claims (Docket No. 7998) on May 22, 2007.

The Debtors filed the (I) Third Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Claims With Insufficient Documentation, (B) Claims Unsubstantiated By Debtors' Books And Records, And (C) Claims Subject To Modification And (II) Motion To Estimate Contingent And Unliquidated Claims Pursuant To 11 U.S.C. § 502(c) (Docket No. 5452) on October 31, 2006; the Fifth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To

Claims objections, the Court has disallowed and expunged 8,995 Claims. In addition, the hearings with respect to approximately 633 Claims have been adjourned to future claims hearings pursuant to the Claims Objection Procedures Order (as defined below) and another 675 Claims are subject to pending objections.

20. On October 31, 2006, the Debtors filed the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims (Docket No. 5453), in which the Debtors requested this Court, among other things, to approve certain procedures for contested claim objections. On December 7, 2006, the Court entered the Order Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices And Procedures Governing Objections to Claims (Docket No. 6089) (the "Claims Objection Procedures Order").

<sup>(</sup>cont'd from previous page)

Certain (a) Claims With Insufficient Documentation And (b) Claims Not Reflected On Debtors' Books And Records (Docket No. 6100) on December 8, 2006; the Seventh Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Insufficiently Documented Claims, (b) Claims Not Reflected On Debtors' Books And Records, And (c) Untimely Claims (Docket No. 6585) on January 12, 2007; the Ninth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Insufficiently Documented Claims, (b) Claims Not Reflected On Debtors' Books And Records, (c) Untimely Claims, And (d) Claims Subject To Modification (Docket No. 6968) on February 15, 2007; the Eleventh Omnibus Objection (Substantive) Pursuant to 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Insufficiently Documented Claims (B) Claims Not Reflected On Debtors' Books and Records, (c) Untimely Claims, and (D) Claims Subject To Modification (Docket No. 7301) on March 16, 2007; the Thirteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (a) Insufficiently Documented Claims, (b) Claims Not Reflected On Debtors' Books And Records, (c) Protective Insurance Claims, (d) Insurance Claims Not Reflected On Debtors' Books And Records, (e) Untimely Claims An Untimely Tax Claims, And (f) Claims Subject To Modification, Tax Claims Subject To Modification, And Claims Subject To Modification And Reclamation Agreement (Docket No. 7825) on April 27, 2007; and the Fifteenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Untimely Claims And Untimely Tax Claim, And (D) Claims Subject To Modification, Tax Claims Subject To Modification, and Modified Claims Asserting Reclamation (Docket No. 7999) on May 22, 2007.

21. In this Seventeenth Omnibus Claims Objection, the Debtors are objecting to 257 Proofs of Claim.<sup>7</sup>

# Relief Requested

22. By this Objection, the Debtors seek entry of an order pursuant to section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007 (a) disallowing and expunging those Claims set forth on Exhibit A-1 hereto because they contain insufficient documentation in support of the Claims asserted, (b) disallowing and expunging the Claim set forth on Exhibit A-2 hereto because it contains insufficient documentation in support of the Claim asserted and was untimely filed pursuant to the Bar Date Order, (c) disallowing and expunging those Claims set forth on Exhibit B-1 hereto because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records, (d) disallowing and expunging the Claim set forth on Exhibit B-2 hereto, which was filed by a taxing authority, because it asserts liabilities and dollar amounts that are not reflected on the Debtors' books and records, (e) disallowing and expunging those Claims set forth on Exhibit B-3 hereto because they assert liabilities or dollar amounts that are not reflected on the Debtors' books and records and were untimely filed pursuant to the Bar Date Order, (f) disallowing and expunging the Claim set forth on Exhibit C hereto, which was filed by an insurance company, because it asserts liabilities that are not reflected on the Debtors' books and records, (g) disallowing and expunging the Claims set forth on Exhibit D-1 hereto because they were untimely filed pursuant to the Bar Date Order, (h) disallowing and expunging the

Contemporaneously with the Seventeenth Omnibus Claims Objection, the Debtors are filing the Sixteenth Omnibus Objection (Procedural) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Duplicate Or Amended Claims and (B) Protective Claims (the "Sixteenth Omnibus Claims Objection"). In the Sixteenth Omnibus Claims Objection, the Debtors object to claims on procedural grounds and are seeking to expunge and disallow Claims that (a) are duplicative of other Claims or have been amended or superseded by later filed Claims or (b) are merely protective in nature. The Debtors are objecting to 26 Proofs of Claim in the Sixteenth Omnibus Claims Objection.

Claims filed by taxing authorities set forth on Exhibit D-2 hereto because they were untimely filed pursuant to the Bar Date Order, (i) revising the asserted amount or classification, and/or changing the identity of the alleged Debtor, with respect to the Claims set forth on Exhibit E-1 hereto, (j) revising the asserted amount or classification, and/or changing the identity of the alleged Debtor, with respect to the Claims set forth on Exhibit E-2 hereto, which were filed by taxing authories, and (k) revising the asserted amount and/or classification with respect to the Claims set forth on Exhibit E-3 hereto, some of which are subject to a letter agreement pursuant to which the Debtors and the Claimant agreed upon the valid amount of such Claimant's reclamation demand, subject to certain reserved defenses, and others of which are held by Claimants who are deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand, subject to certain reserved defenses.

# Objections To Claims

# F. <u>Insufficiently Documented Claims</u>

- 23. During their Claims review, the Debtors discovered that certain Proofs of Claim do not include sufficient documentation to support the claim asserted (the "Insufficiently Documented Claims"). This deficiency in documentation has made it impossible for the Debtors meaningfully to review the asserted Claims. Although the Debtors contacted each Claimant which filed an Insufficiently Documented Claim (other than those Claimants which filed a blank proof of claim form), the Debtors received no additional documentation from such Claimants.<sup>8</sup>
- 24. The burden of proof to establish a claim against an estate rests on the claimant and, if a proof of claim does not include sufficient factual support, the proof of claim is

Claimants which responded to the Debtors' communications and provided additional information are not included as part of this objection.

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MorldCom, Inc., No. 02-13533, 2005 WL 3832065, at \*4 (Bankr. S.D.N.Y. Dec. 29, 2005) (only a claim that alleges facts sufficient to support legal liability to claimant satisfies claimant's initial obligation to file substantiated proof of claim); see also In re Allegheny Intern., Inc., 954 F.2d 167, 174 (3d Cir. 1992) (in its initial proof of claim filing, claimant must allege facts sufficient to support claim); In re Chiro Plus, Inc. 339 B.R. 111, 113 (Bankr. D.N.J. 2006) (claimant bears initial burden of sufficiently alleging claim and establishing facts to support legal liability); In re Armstrong Finishing, L.L.C., No. 99-11576-C11, 2001 WL 1700029, at \*2 (Bankr. M.D.N.C. May 2, 2001) (only when claimant alleges facts sufficient to support its proof of claim is it entitled to have claim considered prima facie valid); In re United Cos. Fin. Corp., 267 B.R. 524, 527 (Bankr. D. Del. 2000) (claimant must allege facts sufficient to support legal basis for its claim to have claim make prima facie case). As a result of the failure of the Claimants identified on Exhibits A-1 and A-2 to provide sufficient documentation to permit an understanding of the basis for their Claims, those Claims do not make out a prima facie case against the Debtors.

25. The Insufficiently Documented Claims either (a) fail to assert a Claim, (b) fail to assert a monetary amount for the Claim, (c) state that there is no outstanding Claim against the Debtors, and/or (d) contain no documentation in support of the Claim or provide no evidence of the Debtors' liability for the Claim. In addition, the Insufficiently Documented Claim listed on Exhibit A-2 was received by the Debtors after the Bar Date (the "Untimely Insufficiently Documented Claim"). With respect to the Untimely Insufficiently Documented Claim, the

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Debtors also object to that Claim on the basis that it was not timely filed pursuant to the Bar Date Order.<sup>9</sup>

Claims which the Debtors have identified as Claims that do not contain sufficiently Documentation to permit an understanding of the basis for the Claim. Identified on Exhibit A-2 is the Untimely Insufficiently Documented Claim, which the Debtors have concluded does not contain sufficient documentation to permit an understanding of the basis for the Claim and, in addition, was not timely filed pursuant to the Bar Date Order. In the event that this Court does not disallow and expunge these Claims in full, the Debtors expressly reserve all of their rights to further object to the Insufficiently Documented Claims and Untimely Insufficiently Documented Claim at a later date on any basis whatsoever. Accordingly, the Debtors (a) object to the Insufficiently Documented Claims and Untimely Insufficiently Documented Claim and (b) seek entry of an order disallowing and expunging the Insufficiently Documented Claims and Untimely Insufficiently Documented Claims and

Any Person or Entity which is required to file a Proof of Claim in these chapter 11 cases but that fails to do so in a timely manner on or before the applicable Bar Date shall be forever barred, estopped, and enjoined from (a) asserting any Claim against the Debtors that such Person or Entity has that (i) is in an amount that exceeds the amount, if any, that is set forth in the Schedules as undisputed, noncontingent, and unliquidated or (ii) is of a different nature or in a different classification than as set forth in the Schedules (any such Claim referred to as an "Unscheduled Claim") and (b) voting upon, or receiving distributions under, any plan or plans of reorganization in these chapter 11 cases in respect of an Unscheduled Claim, and the Debtors and their property shall be forever discharged from any and all indebtedness or liability with respect to such Unscheduled Claim.

Bar Date Order ¶ 11.

<sup>&</sup>lt;sup>9</sup> The Bar Date Order provides, in relevant part:

Certain of the Claims on Exhibits A-1, A-2, B-1, B-2, B-3, C, D-1, D-2, E-1, E-2, and E-3 may be listed in the amount of \$0.00. This reflects the fact that the Claim amounts asserted by the Claimants in those instances is unliquidated.

The Untimely Insufficiently Documented Claim listed on Exhibit A-2 was not included as part of the Motion For Order Under Fed. R. Bankr. P. 3003(c)(3) And 9006(b)(1) Deeming Certain Proofs Of Claim Timely Filed, dated September 29, 2006 (Docket No. 5238) ("Claims Timeliness Motion").

#### G. Claims Not Reflected On The Debtors' Books And Records

- 27. During the Debtors' review of the Proofs of Claim, the Debtors determined that certain Proofs of Claim assert liabilities or dollar amounts that are not owing pursuant to the Debtors' books and records (the "Books And Records Claims"). In addition, the Debtors determined that a Proof of Claim filed by the United States Internal Revenue Service also asserts liabilities and dollar amounts that are not owing pursuant to the Debtors' books and records (the "Books And Records Tax Claim"). The Debtors have also determined that certain of the Proofs of Claim assert liabilities or dollar amounts that are not owing pursuant to the Debtors' books and records and, in addition, were not timely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claims"). The Debtors believe that the parties asserting Books And Records Claims, the Books And Records Tax Claim, and Untimely Books And Records Claims are not creditors of the Debtors.
- 28. The bases for determining that the Debtors are not liable for an asserted Claim include, but are not limited to, the following: (a) the Debtors' books and records do not reflect the existence of the asserted Claim or of the Claimant asserting such Claim, (b) the Debtors' books and records reflect that the Claim has been paid pursuant to a prior order of this Court, (c) the Debtors' books and records reflect that the asserted Claim was properly paid prior to the commencement of the Debtors' cases, and (d) the Claim constitutes a postpetition liability that has been paid by the Debtors in the ordinary course of the Debtors' businesses.
- 29. A claimant's proof of claim is entitled to the presumption of <u>prima facie</u> validity under Bankruptcy Rule 3001(f) only until an objecting party refutes "'at least one of the allegations that is essential to the claim's legal sufficiency." <u>WorldCom</u>, 2005 WL 3832065, at \*4 (quoting <u>Allegheny</u>, 954 F.2d at 174). Once such an allegation is refuted, "'the burden reverts to the claimant to prove the validity of the claim by a preponderance of the evidence." Id.

- 30. Attached hereto as Exhibit B-1 is a list of the Books And Records Claims that the Debtors have identified as Claims for which the Debtors are not liable. Identified on Exhibit B-2 hereto is the Books And Records Tax Claim that the Debtors have identified as a Claim for which the Debtors are not liable. Attached hereto as Exhibit B-3 is a list of the Untimely Books And Records Claims that the Debtors have also identified as Claims for which the Debtors are not liable. The Debtors object to the Untimely Books And Records Claims not only because the Debtors have no liability in respect thereof, but also because the Claims were not timely filed pursuant to the Bar Date Order. If this Court does not disallow and expunge these Claims in full, the Debtors expressly reserve all of their rights to further object to any or all of the Books And Records Claims, the Books And Records Tax Claim, and the Untimely Books And Records Claims at a later date on any basis whatsoever.
- 31. Accordingly, the Debtors (a) object to the Books And Records Claims, the Books And Records Tax Claim, and the Untimely Books And Records Claims and (b) seek entry of an order disallowing and expunging the Books And Records Claims, the Books And Records Tax Claim, and the Untimely Books And Records Claims in their entirety.

# H. <u>Books And Records Insurance Claim</u>

32. During the Debtors' review of the Proofs of Claim, the Debtors reviewed certain of the Proofs of Claim filed by insurance companies (the "Insurance Claims") and have determined that a Proof of Claim filed by RLI Insurance Company asserted a liability not owing pursuant to the Debtors' books and records (the "Books and Records Insurance Claim"). This claim is identified on Exhibit C attached hereto. Accordingly, the Debtors (a) object to the

The Untimely Books And Records Claims listed on <u>Exhibit B-3</u> hereto were not included as part of the Claims Timeliness Motion.

Books and Records Insurance Claim and (b) seek to have the Books and Records Insurance Claim expunged in its entirety.

#### I. Untimely Claims

that certain of the Proofs of Claim were received by the Debtors after the Bar Date (the "Untimely Claims"). The Debtors object to such Untimely Claims on the basis that they were not timely filed pursuant to the Bar Date Order. Attached hereto as Exhibit D-1 is a list of Untimely Claims. The Debtors also determined that certain of the Proofs of Claim filed by taxing authorities were received by the Debtors after the Bar Date (the "Untimely Tax Claims"). Attached hereto as Exhibit D-2 is a list of the Untimely Tax Claims. Accordingly, the Debtors (a) object to the Untimely Claims and the Untimely Tax Claims and (b) seek entry of an order disallowing and expunging the Untimely Claims and the Untimely Tax Claims.

### J. Claims Subject To Modification

- 34. During the Debtors' review of the Proofs of Claim, the Debtors have determined that certain Claims (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (collectively, the "Claims Subject To Modification").
- 35. Although in this Seventeenth Omnibus Claims Objection the Debtors do not seek to disallow and expunge the Claims Subject To Modification, based on an initial review, the Debtors have determined that their liability with respect to each such Claim does not exceed

Neither the Untimely Claim listed on <u>Exhibit D-1</u> nor any of the Untimely Tax Claims listed on <u>Exhibit D-2</u> hereto was included as part of the Claims Timeliness Motion.

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the dollar amount set forth on Exhibit E-1 hereto. Moreover, in some cases, the Debtors have determined that such Claims should be reclassified in the manner set forth on Exhibit E-1 hereto. Finally, in some cases, the Debtors have determined that such Claims should be asserted against a different Debtor entity, as indicated on Exhibit E-1 hereto by a change in the applicable case number. The bases for placing a Claim in the Claims Subject To Modification category of objection include, but are not limited to, the following: the asserted Claim (a) does not account for amounts that may have been paid or credited against such Claim prior to the commencement of these cases, (b) may include postpetition liabilities, (c) does not account for amounts that may have been paid or credited against such Claim following the commencement of these cases, (d) was docketed and filed against the wrong Debtor entity, and/or (e) is misclassified as a priority or secured claim. Thus, the Debtors seek to (i) convert the amount of each Claim Subject To Modification to a fully liquidated, U.S. dollar-denominated amount consistent with the Debtors' books and records and/or the liquidated amount requested by the Claimant (thus eliminating the unliquidated component), as appropriate, (ii) change the identity of the Debtor against which the Claim is asserted, and/or (iii) appropriately reclassify the Claim.

- 36. As stated above, a Claimant's Proof of Claim is entitled to the presumption of <u>prima facie</u> validity under Bankruptcy Rule 3001(f) only until an objecting party refutes "'at least one of the allegations that is essential to the claim's legal sufficiency." <u>WorldCom</u>, 2005 WL 3832065, at \*4 (quoting <u>Allegheny</u>, 954 F.2d at 174). As with the unsubstantiated Claims, the Debtors' books and records refute that certain of the claims asserted in each Claim Subject To Modification are actually owed by any of the Debtors.
- 37. Set forth on Exhibit E-1 hereto is a list of Claims Subject To Modification that the Debtors believe should be modified solely to assert a properly classified, fully liquidated

claim amount against a different Debtor than the one identified by the Claimant. For each Claim Subject To Modification, Exhibit E-1 reflects the amount, classification, and Debtor asserted in the Claimant's Proof of Claim in a column titled "Claim As Docketed" and the proposed modified dollar amount and classification for the Claim, and the Debtor against which the Claim should be asserted, in a column titled "Claim As Modified."

- Debtor for each Claim Subject To Modification listed on Exhibit E-1 and request that each such Claim be revised to reflect the amount, classification, and Debtor listed in the "Claim As Modified" column of Exhibit E-1. Thus, no Claimant listed on Exhibit E-1 would be entitled to (a) recover for any Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" for such Claim on Exhibit E-1, (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor other than that whose case number is listed in the "Claim As Modified" column on Exhibit E-1, subject to the Debtors' right to further object to each such Claim Subject To Modification. For clarity, Exhibit E-1 refers to the Debtor entities by case number and Exhibit F displays the formal name of ten Debtor entities and their associated bankruptcy case numbers referenced in Exhibit E-1.
- 39. The inclusion of the Claims Subject To Modification on Exhibit E-1, however, does not reflect the Debtors' view as to the ultimate validity of any such Claim. The Debtors therefore expressly reserve all of their rights to further object to any or all of the Claims Subject To Modification at a later date on any basis whatsoever.

<sup>&</sup>lt;sup>14</sup> The Asserted Claim Amount on Exhibits E-1, E-2, and E-3 reflects only asserted liquidated claims.

40. Accordingly, the Debtors (a) object to the asserted amount, classification, and/or identity of the Debtor for each Claim Subject To Modification and (b) seek an order modifying the Claims Subject To Modification to reflect the Modified Total, classification for the Claim, and/or the Debtor against which such Claim should be asserted, as set forth on Exhibit E-1.

### (i) Tax Claims Subject To Modification

- 41. In addition, the Debtors have also determined that certain Proofs of Claim filed by taxing authorities (the "Tax Claims") (a) are overstated and/or (b) were filed and docketed against the wrong Debtors (collectively, the "Tax Claims Subject To Modification").
- 42. Set forth on Exhibit E-2 hereto is a list of Tax Claims Subject To Modification that the Debtors believe should be modified solely to assert a properly classified, fully liquidated claim amount against the appropriate Debtor. For each Tax Claim Subject To Modification, Exhibit E-2 reflects the amount, classification, and Debtor asserted in the Proof of Claim in a column titled "Claim As Docketed" and the proposed modified dollar amount and classification for the Tax Claim, and the Debtor against which the Tax Claim should be asserted, in a column titled "Claim As Modified."
- Tax Claim Subject To Modification listed on Exhibit E-2 and request that each such Claim be revised to reflect the amount and Debtor listed in the "Tax Claim As Modified" column of Exhibit E-2. Thus, no Claimant listed on Exhibit E-2 would be entitled to (a) recover for any Tax Claim Subject To Modification in an amount exceeding the dollar value listed as the "Modified Total" for such Claim on Exhibit E-2, and/or (b) asserts a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor other than that whose case number is listed in the "Claim As Modified" column on

<u>Exhibit E-2</u>, subject to the Debtors' right to further object to each such Tax Claim Subject To Modification. For clarity, <u>Exhibit E-2</u> refers to the Debtor entities by case number and <u>Exhibit F</u> displays the formal name of fifteen Debtor entities and their associated bankruptcy case numbers referenced in Exhibit E-2.

44. Accordingly, the Debtors (a) object to the asserted amount and/or Debtor for each Tax Claim Subject To Modification and (b) seek an order modifying the Tax Claims Subject To Modification to reflect the Modified Total and/or Debtor against which such Claims should be asserted, as set forth on Exhibit E-2.

## (ii) Modified Claims Asserting Reclamation

- 45. In addition, the Debtors have also determined that certain Claims (the "Modified Claims Asserting Reclamation") (a)(i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtor, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement whereby the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses (the "Reserved Defenses") with respect to the reclamation demand are valid.
- 46. Set forth on Exhibit E-3 hereto is a list of Modified Claims Asserting Reclamation that the Debtors believe should be modified solely to assert a properly classified, fully liquidated claim amount against the appropriate Debtor. For each Modified Claim

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Asserting Reclamation, <u>Exhibit E-3</u> reflects the amount, classification, and Debtor asserted in the Proof of Claim in a column titled "Claim As Docketed" and the proposed modified dollar amount and classification for Modified Claim Asserting Reclamation, and the Debtor against which such Claim should be asserted, in a column titled "Claim As Modified."

- Debtor for each Modified Claim Asserting Reclamation listed on Exhibit E-3 and request that each such Claim be revised to reflect the amount, classification, and identity of the Debtor listed in the "Claim As Modified" column of Exhibit E-3. Thus, no Claimant listed on Exhibit E-3 would be entitled to (a) recover for any Modified Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified Total" for such Claim on Exhibit E-3, unless the Debtors obtain an order of this Court providing that any Reserved Defense is valid and denying priority status to such Claimant's reclamation demand, or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. For clarity, Exhibit E-3 refers to the Debtor entities by case number and Exhibit F displays the formal name of fifteen Debtor entities and their associated bankruptcy case numbers referenced in Exhibit E-3.
- 48. Accordingly, the Debtors (a) object to the amount, classification, and/or identity of the Debtor for the Modified Claims Asserting Reclamation and (b) seek an order modifying the Modified Claims Asserting Reclamation to reflect the Modified Total, classification, and/or identity of the Debtor against which such Claim should be asserted, as set forth on Exhibit E-3.

## **Separate Contested Matters**

49. Pursuant to the Claims Objection Procedures Order, to the extent that a response is filed with respect to any Claim listed in this Seventeenth Omnibus Claims Objection, each such Claim and the objection to such Claim asserted in this Seventeenth Omnibus Claims Objection will be deemed to constitute a separate contested matter as contemplated by Bankruptcy Rule 9014. Pursuant to the Claims Objection Procedures Order, any order entered by the Court with respect to an objection asserted in this Seventeenth Omnibus Claims Objection will be deemed a separate order with respect to each Claim.

#### Reservation Of Rights

50. The Debtors expressly reserve the right to amend, modify, or supplement this Seventeenth Omnibus Claims Objection and to file additional objections to the Proofs of Claim or any other Claims (filed or not) which may be asserted against the Debtors, including without limitation the right to object to any Claim on the basis that it has been asserted against the wrong Debtor entity. Should one or more of the grounds for objection stated in this Seventeenth Omnibus Claims Objection be dismissed, the Debtors reserve their rights to object on other stated grounds or on any other grounds that the Debtors discover during the pendency of these cases. In addition, the Debtors reserve the right to seek further reduction of any Claim to the extent that such Claim has been paid.

# Responses To Objections

51. Responses to the Seventeenth Omnibus Claims Objection are governed by the provisions of the Claims Objection Procedures Order. The following summarizes the provisions of that Order, but is qualified in all respects by the express terms thereof.

## K. Filing And Service Of Responses

52. To contest an objection, responses (a "Response"), if any, to the Seventeenth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton), in each case so as to be received no later than 4:00 p.m. (prevailing Eastern time) on July 12, 2007.

#### L. Contents Of Responses

- 53. Every Response to this Seventeenth Omnibus Claims Objection must contain at a minimum the following:
  - (a) the title of the claims objection to which the Response is directed;
- (b) the name of the Claimant and a brief description of the basis for the amount of the Claim;

- (c) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the claims objection;
- (d) unless already set forth in the Proof of Claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; <u>provided</u>, <u>however</u>, that the Claimant need not disclose confidential, proprietary, or otherwise protected information in the Response; <u>provided further</u>, <u>however</u>, that the Claimant must disclose to the Debtors all information and provide copies of all documents that the Claimant believes to be confidential, proprietary, or otherwise protected and upon which the Claimant intends to rely in support of its Claim, subject to appropriate confidentiality constraints;
- (e) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that the Claimant believes would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and
- (f) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the claim.

# M. Timely Response Required

- 54. If a Response is properly and timely filed and served in accordance with the foregoing procedures, the hearing on the relevant Claims covered by the Response will be adjourned to a future hearing, the date of which will be determined by the Debtors, by serving notice to the Claimant as provided in the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors request that this Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time). The procedures set forth in the Claims Objection Procedures Order will apply to all Responses and hearings arising from this Seventeenth Omnibus Claims Objection.
- 55. Only those Responses made in writing and timely filed and received will be considered by the Court. If a Claimant whose Proof of Claim is subject to the Seventeenth Omnibus Claims Objection and who is served with the Seventeenth Omnibus Claims Objection fails to file and serve a timely Response in compliance with the Claims Objection Procedures Order, the Debtors may present to the Court an appropriate order seeking relief with respect to

without further notice to the Claimant, provided that, upon entry of such an order, the Claimant will receive notice of the entry of such order as provided in the Claims Objection Procedures

Order; provided further, however, that if the Claimant files a timely Response which does not include the required minimum information required by the Claims Objection Procedures Order, the Debtors may seek disallowance and expungement of the relevant Claim or Claims only in accordance with the Claims Hearing Procedures Order.

56. To the extent that a Claim would be subject to estimation pursuant to section 502(c) of the Bankruptcy Code, if the Claimant has filed a Response in accordance with the procedures outlined above which (a) acknowledges that the Claim is contingent or fully or partially unliquidated and (b) provides the amount that the Claimant believes would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate (the "Claimant's Asserted Estimated Amount"), pursuant to the Claims Objection Procedures Order the Debtors may elect to accept provisionally the Claimant's Asserted Estimated Amount as the estimated amount of such Claim pursuant to section 502(c) of the Bankruptcy Code for all purposes other than allowance, but including voting and establishing reserves for purposes of distribution, subject to further objection and reduction as appropriate and section 502(j) of the Bankruptcy Code, by providing notice as described more fully in the Claims Objection Procedures Order.

#### Replies To Responses

57. Replies to any Responses will be governed by the Claims Objection Procedures Order.

# Service Of Seventeenth Omnibus Claims Objection Order

58. Service of any order with regard to this Seventeenth Omnibus Claims
Objection will be made in accordance with the Claims Objection Procedures Order.

#### **Further Information**

59. Questions about this Seventeenth Omnibus Claims Objection or requests for additional information about the proposed disposition of Claims hereunder should be directed to the Debtors' counsel by e-mail to delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to the Claims Agent at 1-888-249-2691 or www.delphidocket.com. Claimants should not contact the Clerk of the Bankruptcy Court to discuss the merits of their Claims.

#### Notice

60. Notice of this Motion has been provided in accordance with the Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, And 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered March 20, 2006 (Docket No. 2883), and the Amended Eighth Supplemental Order Under 11 U.S.C. §§ 102(1) And 105 And Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates And Certain Notice, Case Management, And Administrative Procedures, entered October 26, 2006 (Docket No. 5418). In light of the nature of the relief requested, the Debtors submit that no other or further notice is necessary.

provide each Claimant whose Proof of Claim is subject to an objection pursuant to this

Seventeenth Omnibus Claims Objection with a personalized Notice Of Objection To Claim

which specifically identifies the Claimant's Proof of Claim that is subject to an objection and the

basis for such objection as well as a copy of the Claims Objection Procedures Order. A form of

the Notice Of Objection To Claim to be sent to the Claimants listed on Exhibits A-1, A-2, B-1,

B-2, B-3, C, D-1, and D-2, is attached hereto as Exhibit G. A form of the Notice Of Objection

To Claim to be sent to the Claimants listed on Exhibits E-1, E-2, and E-3 is attached hereto as

Exhibit H. Claimants will receive a copy of this Seventeenth Omnibus Claims Objection without

Exhibits A through E-3 hereto. Claimants will nonetheless be able to review Exhibits A through

E-3 hereto free of charge by accessing the Debtors' Legal Information Website

(www.delphidocket.com). In light of the nature of the relief requested, the Debtors submit that

no other or further notice is necessary.

## Memorandum Of Law

62. Because the legal points and authorities upon which this objection relies are incorporated herein, the Debtors respectfully request that the requirement of the service and filing of a separate memorandum of law under Local Rule 9013-1(b) of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York be deemed satisfied.

WHEREFORE the Debtors respectfully request that the Court enter an order (a) granting the relief requested herein and (b) granting the Debtors such other and further relief as is just.

Dated: New York, New York June 15, 2007

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By: /s/ John Wm. Butler, Jr.
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 9331)
Ron E. Meisler (RM 3026)
333 West Wacker Drive, Suite 2100
Chicago, Illinois 60606

- and -

By: /s/ Kayalyn A. Marafioti
Kayalyn A. Marafioti (KM 9632)
Thomas J. Matz (TM 5986)
Four Times Square
New York, New York 10036

Attorneys for Delphi Corporation, <u>et al.</u>, Debtors and Debtors-in-Possession 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document In re Delphi Corporation, et al. Pg 67 of 209 Seventeenth Omnibus Claims Objection

# **EXHIBIT A-1 - INSUFFICIENTLY DOCUMENTED CLAIMS**

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
CENTER MANUFACTURING INC PO BOX 337 BYRON CENTER, MI 49315	594	Secured: Priority: Administrative: Unsecured: Total:	\$46,706.76 \$46,706.76	11/16/2005	DELPHI CORPORATION (05-44481)
CLEO INC 4025 VISCOUNT MEMPHIS, TN 38118	3048	Secured: Priority: Administrative: Unsecured: Total:	\$18,878.39 \$18,878.39	04/28/2006	DELPHI CORPORATION (05-44481)
FORTNEY EYECARE ASSOCIATES INC 23469 MICHIGAN AVE DEARBORN, MI 48124	535	Secured: Priority: Administrative: Unsecured: Total:	\$99,446.17 \$99,446.17	11/14/2005	DELPHI CORPORATION (05-44481)
GRAYBAR ELECTRIC CO INC 825 8TH AVE SOUTH NASHVILLE, TN 37203	5210	Secured: Priority: Administrative: Unsecured: Total:	\$2,234.49 \$2,234.49	05/08/2006	DELPHI CORPORATION (05-44481)
HOLSET ENGINEERING COMPANY LTD CO CUMMINS BUSINESS SERVICES FOLEY & LARDNER LLP 321 N CLARK ST STE 2800 CHICAGO, IL 60610	11214	Secured: Priority: Administrative: Unsecured: Total:	\$4,950.96 \$4,950.96	07/26/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
KRUPP BILSTEIN OF AMERICA EFT 8695 BERK BLVD HAMILTON, OH 45015-2205	3531	Secured: Priority: Administrative: Unsecured: Total:	\$812,224.68 \$812,224.68	05/01/2006	DELPHI CORPORATION (05-44481)
MORI SEIKI 15014 MARLEBONE HOUSTON, TX 77069	2178	Secured: Priority: Administrative: Unsecured: Total:	\$13,366.36 \$13,366.36	03/03/2006	DELPHI CORPORATION (05-44481)

Total: 7 \$997,807.81

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# **EXHIBIT A-2 - UNTIMELY INSUFFICIENTLY DOCUMENTED CLAIM**

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
JEANNE FITZSIMMONS 120 W JACKSON AVE S SAPULPA, OK 74066-5514	16603	Secured: Priority: Administrative: Unsecured: \$0.0 Total: \$0.0	- I	DELPHI CORPORATION (05-44481)

Total: 1 \$0.00

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# **EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS**

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
A SCHULMAN INC VORYS SATER SEYMOUR AND PEASE LLP 2100 ONE CLEVELAND CENTER 1375 NINTH STREET CLEVELAND, OH 44114	11260	Secured: Priority: Administrative: Unsecured: Total:	\$98,066.34 \$98,066.34	07/27/2006	DELPHI CORPORATION (05-44481)
ADVETECH INC 451 W MAIN ST CANFIELD, OH 44406	486	Secured: Priority: Administrative: Unsecured: Total:	\$3,594.00 \$3,594.00	11/10/2005	DELPHI CORPORATION (05-44481)
AIRGAS EAST INC AIRGAS INC 259 N RADNOR CHESTER ROAD STE 100 RADNOR, PA 19087	14279	Secured: Priority: Administrative: Unsecured: Total:	\$3,649.48 \$3,649.48	07/31/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
BOWMAN SUPPLY COMPANY 225 N IRWIN ST PO BOX 1404 DAYTON, OH 45401	1392	Secured: Priority: Administrative: Unsecured: Total:	\$1,450.92 \$1,450.92	12/30/2005	DELPHI CORPORATION (05-44481)
BOWMAN SUPPLY COMPANY 225 N IRWIN ST PO BOX 1404 DAYTON, OH 45401	1397	Secured: Priority: Administrative: Unsecured: Total:	\$559.50 \$559.50	12/30/2005	DELPHI CORPORATION (05-44481)
DAYTON METAL FINISHING 2221 ARBOR BLVD DAYTON, OH 45439	2294	Secured: Priority: Administrative: Unsecured: Total:	\$6,059.71 \$6,059.71	03/20/2006	DELPHI CORPORATION (05-44481)
DAYTON PRECISION PUNCH INC 4900 WEBSTER ST DAYTON, OH 45414	8985	Secured: Priority: Administrative: Unsecured: Total:	\$5,974.50 \$5,974.50	07/05/2006	DELPHI CORPORATION (05-44481)
DECO ENGINEERING INC 4850 COOLIDGE HWY ROYAL OAK, MI 48073	6292	Secured: Priority: Administrative: Unsecured: Total:	\$99,471.33 \$99,471.33	05/18/2006	DELPHI CORPORATION (05-44481)

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# **EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS**

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
DEK INTERNATIONAL GMBH 2225 RINGWOOD AVE SAN JOSE, CA 95131	1021	Secured: Priority: Administrative: Unsecured: Total:	\$8.00 \$8.00	12/09/2005	DELPHI CORPORATION (05-44481)
DEK INTERNATIONAL GMBH 2225 RINGWOOD AVE SAN JOSE, CA 95131	1020	Secured: Priority: Administrative: Unsecured: Total:	\$348.40 \$348.40	12/05/2005	DELPHI CORPORATION (05-44481)
EATON BI STATE VALVE CLAIM EATON CORPORATION 1111 SUPERIOR AVE CLEVELAND, OH 44114-2584	12158	Secured: Priority: Administrative: Unsecured: Total:	\$2,000,000.00 \$2,000,000.00	07/28/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
IRON MOUNTAIN INFORMATION MANAGEMENT INC IRON MOUNTAIN INC 745 ATLANTIC AVE 10TH FL BOSTON, MA 02111	683	Secured: Priority: Administrative: Unsecured: Total:	\$935.80 \$0.00 \$935.80	11/17/2005	DELCO ELECTRONICS OVERSEAS CORPORATION (05-44610)
LEXISNEXIS A DIVISION OF REED ELSEVIER INC 9443 SPRINGBORO PIKE MIAMISBURG, OH 45342	2101	Secured: Priority: Administrative: Unsecured: Total:	\$21,000.00 \$21,000.00	02/22/2006	DELPHI CORPORATION (05-44481)
NALCO COMPANY 1601 W DIEHL RD NAPERVILLE, IL 60563	1616	Secured: Priority: Administrative: Unsecured: Total:	\$1,549.94 \$1,549.94	01/20/2006	DELPHI CORPORATION (05-44481)
ROCKFORD PRODUCTS CORPORATION 707 HARRISON AVE ROCKFORD, IL 61104	4015	Secured: Priority: Administrative: Unsecured: Total:	\$30,838.79 \$30,838.79	05/01/2006	DELPHI CORPORATION (05-44481)
STONEHILL INSTITUTIONAL PARTNERS LP 885 THIRD AVE 30TH FL NEW YORK, NY 10022	12369	Secured: Priority: Administrative: Unsecured: Total:	\$115,348.56 \$115,348.56	07/28/2006	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)

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# **EXHIBIT B-1 - BOOKS AND RECORDS CLAIMS**

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT	DATE FILED	DOCKETED DEBTOR
TAYLOR WINFIELD CORPORATION PO BOX 500 BROOKFIELD, OH 44403-0500	12222	<u></u>	07/28/2006 416.80 416.80	DELPHI CORPORATION (05-44481)
TEMIC AUTOMOTIVE OF NORTH AMERIC INC CONTINENTAL AUTOMOTIVE SYSTEMS 21440 W LAKE COOK RD DEER PARK, IL 60010	8391	Secured: Priority: Administrative: Unsecured: \$8,385, Total: \$8,385,		DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
TYCO ADHESIVES 25 FORGE PKWY FRANKLIN, MA 02038	1619		01/23/2006 059.11 059.11	DELPHI CORPORATION (05-44481)
VANGUARD DISTRIBUTORS INC PO BOX 608 SAVANNAH, GA 31402	9319		07/11/2006 321.49 321.49	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
VIASYSTEMS 1915 TROLLEY RD YORK, PA 17408	12383		07/28/2006 104.80 104.80	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)

Total: \$12,493,911.47

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# EXHIBIT B-2 - BOOKS AND RECORDS TAX CLAIM

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED		DATE	DOCKETED
	NUMBER	CLAIM AMOUNT		FILED	DEBTOR
DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICES 290 BROADWAY 5TH FL NEW YORK, NY 10007	14153	Secured: Priority: Administrative: Unsecured: Total:	\$0.00 \$2,989.09 \$2,989.09	06/05/2006	MOBILEARIA, INC. (05-47474)

Total: 1 \$2,989.09

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### EXHIBIT B-3 - UNTIMELY BOOKS AND RECORDS CLAIMS

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSE CLAIM A	RTED AMOUNT	DATE FILED	DOCKETED DEBTOR
CITY OF MCALLEN 1949 SOUTH IH 35 78741 PO BOX 17428 AUSTIN, TX 78760-7428	16589	Secured: Priority: Administrative: Unsecured: Total:	\$3,696.46 \$3,696.46	03/28/2007	DELPHI CORPORATION (05-44481)
OHIO DEPARTMENT OF TAXATION ATTORNEY BANKRUPTCY DIVISION PO BOX 530 COLUMBUS, OH 43216-0530	16596	Secured: Priority: Administrative: Unsecured: Total:	\$2,976.58 \$2,976.58	04/13/2007	DELPHI CORPORATION (05-44481)
ORANGE COUNTY TAX COLLECTOR PO BOX 1438 SANTA ANA, CA 92702-1438	16548	Secured: Priority: Administrative: Unsecured: Total:	\$0.00	02/20/2007	DELPHI CORPORATION (05-44481)
SOUTH TEXAS COLLEGE LINEBARGER GOGGAN BLAIR & SAMPSON L 1949 SOUTH IH 35 78741 PO BOX 17428 AUSTIN, TX 78760-7428	16590	Secured: Priority: Administrative: Unsecured: Total:	\$1,257.82 \$1,257.82	03/28/2007	DELPHI CORPORATION (05-44481)
STATE OF MARYLAND COMPTROLLER OF THE TREASURY RM 409 STATE OFFICE BLDG 301 W PRESTON ST BALTIMORE, MD 21201	16501	Secured: Priority: Administrative: Unsecured: Total:	\$2,492.00 \$48.00 \$2,540.00	01/25/2007	DELPHI CORPORATION (05-44481)

Total: 5 \$10,470.86

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### EXHIBIT C - BOOKS AND RECORDS INSURANCE CLAIM

CREDITOR'S NAME AND ADDRESS	CLAIM	ASSERTED	DATE	DOCKETED
	NUMBER	CLAIM AMOUNT	FILED	DEBTOR
RLI INSURANCE COMPANY 10 ESQUIRE RD STE 14 NEW CITY, NY 10956	2539	Secured: Priority: \$11,750,0 Administrative: Unsecured: Total: \$11,750,0		DELPHI CORPORATION (05-44481)

Total: 1 \$11,750,000.00

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### **EXHIBIT D-1 - UNTIMELY CLAIMS**

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTE CLAIM AMO		DATE FILED	DOCKETED DEBTOR
COLLINS & AIKMAN AUTOMOTIVE CANADA CO 26533 EVERGREEN SOUTHFIELD, MI 48076	16576	Secured: Priority: Administrative: Unsecured: Total:	\$31,730.72 \$31,730.72	03/16/2007	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
COLLINS & AIKMAN AUTOMOTIVE EXTERIORS INC 26533 EVERGREEN SOUTHFIELD, MI 48076	16578	Secured: Priority: Administrative: Unsecured: Total:	\$764,853.77 \$764,853.77	03/16/2007	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
COLLINS & AIKMAN AUTOMOTIVE EXTERIORS INC 26533 EVERGREEN SOUTHFIELD, MI 48076	16577	Secured: Priority: Administrative: Unsecured: Total:	\$10,132.74 \$10,132.74	03/16/2007	DELPHI MECHATRONIC SYSTEMS, INC (05-44567)
COLLINS & AIKMAN AUTOMOTIVE INTERIORS INC 26533 EVERGREEN SOUTHFIELD, MI 48076	16579	Secured: Priority: Administrative: Unsecured: Total:	\$17,054.96 \$17,054.96	03/16/2007	DELPHI MECHATRONIC SYSTEMS, INC (05-44567)
COLLINS & AIKMAN AUTOMOTIVE INTERIORS INC 26533 EVERGREEN SOUTHFIELD, MI 48076	16575	Secured: Priority: Administrative: Unsecured: Total:	\$659,963.54 \$659,963.54	03/16/2007	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
CONESTOGA ROVERS & ASSOCIATES INC 2055 NIAGARA FALLS BLVD STE 3 NIAGARA FALLS, NY 14304	16604	Secured: Priority: Administrative: Unsecured: Total:	\$140,195.09 \$140,195.09	05/21/2007	DELPHI CORPORATION (05-44481)

Total: 6 \$1,623,930.82

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### **EXHIBIT D-2 - UNTIMELY TAX CLAIMS**

CREDITOR'S NAME AND ADDRESS	CLAIM NUMBER	ASSERTED CLAIM AMOUNT		DATE FILED	DOCKETED DEBTOR
CITY OF TROY 500 W BIG BEAVER RD TROY, MI 48084-5284	16563	Secured: Priority: Administrative: Unsecured: Total:	\$28,447.96 \$28,447.96	03/05/2007	DELPHI CORPORATION (05-44481)
CLARK COUNTY COLLECTOR 401 CLAY ST ARKADELPHIA, AR 71923	16599	Secured: Priority: Administrative: Unsecured: Total:	\$11,153.24 \$11,153.24	05/01/2007	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
ST JOSEPH COUNTY IN ST JOSEPH COUNTY TREASURER 227 W JEFFERSON BLVD SOUTH BEND, IN 46601	16551	Secured: Priority: Administrative: Unsecured: Total:	\$4,393.94 \$4,393.94	02/23/2007	DELPHI AUTOMOTIVE SYSTEMS LLC (05-44640)
WARREN CITY INCOME TAX DEPT PO BOX 230 WARREN, OH 44482	16600	Secured: Priority: Administrative: Unsecured: Total:	\$135,015.50 \$135,015.50	05/14/2007	DELPHI CORPORATION (05-44481)

Total: 4 \$179,010.64

In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 5501 Date Filed: 05/10/06 Docketed Total: \$594.67 Filing Creditor Name and Address ACME MILLS COMPANY	Claim Holder Name and Address ACME MILLS COMPANY 1750 S TELEGRAPH RD STE 304 BLOOMFIELD HILLS MI 48302	Docketed Total	\$594.67			Modified Total	\$594.67
1750 S TELEGRAPH RD STE 304 BLOOMFIELD HILLS MI 48302	Case Number* Secured 05-44547 Secured	Priority	<u>Unsecured</u> \$594.67 \$594.67	Case Number* 05-44640	Secured	Priority — ————	<u>Unsecured</u> <u>\$594.67</u> \$594.67
			\$594.67				\$594.67
Claim: 5117 Date Filed:05/08/06 Docketed Total: \$3,990.00 Filing Creditor Name and Address ACTION TOOL AND MACH INC	Claim Holder Name and Address ACTION TOOL AND MACH INC DOUGLAS LADEMAN 5976 FORD CT BRIGHTON MI 48116	Docketed Total	\$3,990.00			Modified Total	\$3,990.00
DOUGLAS LADEMAN 5976 FORD CT BRIGHTON MI 48116	Case Number* Secured	Priority	Unsecured \$3,990.00	<u>Case Number*</u> 05-44640	Secured	Priority	Unsecured \$3,990.00
			\$3,990.00			<u>Priority</u> Modified Total	\$3,990.00
Claim: 14278 Date Filed:07/31/06 Docketed Total: \$18,704.93 Filing Creditor Name and Address AIRGAS EAST INC ATTN D BOYLE AIRGAS INC	Claim Holder Name and Address AIRGAS EAST INC ATTN D BOYLE AIRGAS INC 259 N RADNOR CHESTER ROAD STE 100 RADNOR PA 19087	Docketed Total	\$18,704.93			Modified Total	\$13,927.33
259 N RADNOR CHESTER ROAD STE 100 RADNOR PA 19087	<u>Case Number*</u> <u>Secured</u> 05-44554	<u>Priority</u>	<u>Unsecured</u> \$18,704.93	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$13,927.33
			\$18,704.93	_			\$13,927.33
Claim: 9050 Date Filed:07/06/06 Docketed Total: \$177,673.57 Filing Creditor Name and Address ALKEN ZIEGLER INC ATTN NICHOLAS BAISE	Claim Holder Name and Address ALKEN ZIEGLER INC ATTN NICHOLAS BAISE ALKEN ZIEGLER 33855 CAPITOL LIVONIA MI 48150	Docketed Total	\$177,673.57			Modified Total	\$39,244.23
ALKEN ZIEGLER 33855 CAPITOL LIVONIA MI 48150	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$177,673.57 \$177,673.57	<u>Case Number*</u> 05-44640 _	Secured	Priority ————————————————————————————————————	<u>Unsecured</u> \$39,244.23 \$39,244.23

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 11431 Date Filed: 07/27/06 Docketed Total: \$1,130.81 Filing Creditor Name and Address AMERICAN LABELMARK CO	Claim Holder Name and Address AMERICAN LABELMARK CO PO BOX 46402 CHICAGO IL 60646-0402	Docketed Total	\$1,130.81			Modified Total	\$804.75
PO BOX 46402 CHICAGO IL 60646-0402	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$1,130.81 \$1,130.81	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$804.75 \$804.75
Claim: 1135 Date Filed:12/13/05 Docketed Total: \$142,103.30 Filing Creditor Name and Address	e Filed:12/13/05 AMPHENOL TUCHEL ELECTRONICS 6900 HAGGERTY RD STE 200 CANTON MI 48187 CHENCOL TUCHEL ELECTRONICS	Modified Total	\$134,837.30				
6900 HAGGERTY RD STE 200 CANTON MI 48187	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$142,103.30 \$142,103.30	Case Number* 05-44640	Secured	Priority — —	<u>Unsecured</u> \$134,837.30 \$134,837.30
Claim: 11195 Date Filed:07/26/06 Docketed Total: \$23,073.64 Filing Creditor Name and Address AMROC INVESTMENTS LLC AS ASSIGNEE OF BORDER STATES ELECTR	Claim Holder Name and Address AMROC INVESTMENTS LLC AS ASSIGNEE OF BORDER STATES ELECTR ATTN DAVID S LEINWAND 535 MADISON AVE 15TH FL NEW YORK NY 10022	Docketed Total	\$23,073.64			Modified Total	\$22,615.93
ATTN DAVID S LEINWAND 535 MADISON AVE 15TH FL NEW YORK NY 10022	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$23,073.64 \$23,073.64	<u>Case Number*</u> 05-44640	<u>Secured</u>	Priority	<u>Unsecured</u> \$22,615.93 \$22,615.93
Claim: 7514 Date Filed:06/06/06 Docketed Total: \$58,187.44 Filing Creditor Name and Address AMROC INVESTMENTS LLC AS ASSIGNEE OF FASTENAL COMPANY	Claim Holder Name and Address AMROC INVESTMENTS LLC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022	Docketed Total	\$55,180.98			Modified Total	\$0.00
ATTN LEGAL PO BOX 978 WINONA MN 55987-0978	Case Number* Secured 05-44481	<u>Priority</u> _	<u>Unsecured</u> \$55,180.98	<u>Case Number*</u>	Secured	<u>Priority</u>	<u>Unsecured</u>

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Seventeenth Omnibus Objection

CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim Holder Name and Address FASTENAL COMPANY ATTN LEGAL PO BOX 978 WINONA MN 55987-0978	Docketed Total	\$3,006.46			Modified Total	\$1,567.26
<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$3,006.46 \$3,006.46	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$1,567.26 \$1,567.26
Claim Holder Name and Address AMROC INVESTMENTS LLC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022	Docketed Total	\$59,444.55			Modified Total	\$53,910.07
Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$59,444.55	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$53,910.07
		\$59,444.55				\$53,910.07
Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603	Docketed Total	\$29,559.00			Modified Total	\$29,559.00
Case Number* Secured	<u>Priority</u>	Unsecured	Case Number*	Secured	Priority	Unsecured
05-44481		\$29,559.00	05-44640 _			\$29,559.00 \$29,559.00
Claim Holder Name and Address ANXEBUSINESS CORP 2000 TOWN CTR STE 2050 SOUTHFIELD MI 48075	Docketed Total	\$178,793.00			Modified Total	\$153,895.15
Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$178,793.00 \$178,793.00	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	Unsecured \$153,895.15 \$153,895.15
	Claim Holder Name and Address FASTENAL COMPANY ATTN LEGAL PO BOX 978 WINONA MN 55987-0978  Case Number* Secured  Claim Holder Name and Address AMROC INVESTMENTS LLC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022  Case Number* Secured  Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603  Case Number* Secured  Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603  Case Number* Secured	Claim Holder Name and Address FASTENAL COMPANY ATTN LEGAL PO BOX 978 WINONA MN 55987-0978  Case Number* Secured Priority  Claim Holder Name and Address AMROC INVESTMENTS LLC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022  Case Number* Secured Priority  Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603  Case Number* Secured Priority  Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603  Case Number* Secured Priority  Claim Holder Name and Address ANXEBUSINESS CORP 2000 TOWN CTR STE 2050 SOUTHFIELD MI 48075  Case Number* Secured Priority	Claim Holder Name and Address FASTENAL COMPANY ATTN LEGAL FO BOX 978 WINONA MN 55987-0978  Case Number* 05-44481  Claim Holder Name and Address AMROC INVESTMENTS LLC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022  Case Number* 05-44640  Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603  Case Number* 05-44481  Claim Holder Name and Address ANDERSEN ARTHUR LLP 33 W MONROE 18TH FLOOR CHICAGO IL 60603  Case Number* 05-44481  Claim Holder Name and Address ANZEBUSINESS CORP 2000 TOWN CTR STE 2050 SOUTHFIELD MI 48075  Case Number* Case Number* Secured Priority Unsecured \$29,559.00 \$29,559.00  Claim Holder Name and Address ANXEBUSINESS CORP 2000 TOWN CTR STE 2050 SOUTHFIELD MI 48075  Case Number* Case Number* Secured Priority Unsecured \$178,793.00	Claim Holder Name and Address   Docketed Total   \$3,006.46	Claim Holder Name and Address   Docketed Total   \$3,006.46   FASTENAL COMPANY   ATTN LEGAL   Po BOX 978   WINOWA MN 55987-0978   Case Number*   Secured   Priority   Unsecured   \$3,006.46   05-44640   05-44640   Claim Holder Name and Address   Docketed Total   \$59,444.55   AMROC INVESTMENTS LLC   ATTN DAVID S LEINWAND ESQ   535 MADISON AVE 15TH FL   NEW YORK NY 10022   Case Number*   Secured   Priority   Unsecured   \$59,444.55   Claim Holder Name and Address   AND STAND	Claim Holder Name and Address   Docketed Total   \$3,006.46   FASTENAL COMPANY ATTH LEGAL   Priority   Unsecured   \$31,006.46   S3,006.46   S3,006.46

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 10634 Date Filed:07/25/06 Docketed Total: \$729.76 Filing Creditor Name and Address APPLIED INDUSTRIAL TECHNOLOGIES CA LLC AND APPLIED INDUSTRIAL TECHNOLOGIES DIXIE INC BETH ARVAI	Claim Holder Name and Address APPLIED INDUSTRIAL TECHNOLOGIES LLC AND APPLIED INDUSTRIAL TECHNOLOGIES DIXIE INC BETH ARVAI ONE APPLIED PLAZA E 36TH ST & EUCLID AVE CLEVELAND OH 44115-5056	Docketed Total 3 CA	\$729.76			Modified Total	\$729.76
ONE APPLIED PLAZA E 36TH ST & EUCLID AVE CLEVELAND OH 44115-5056	Case Number* Secured 05-44507	Priority	<u>Unsecured</u> \$729.76	<u>Case Number*</u> 05-44507	Secured	<u>Priority</u>	<u>Unsecured</u> \$183.30 \$546.46
			\$729.76				\$729.76
Claim: 1650 Date Filed:01/24/06 Docketed Total: \$257,596.00 Filing Creditor Name and Address APPLIED MATERIALS INC ATTN PAUL DELSON ESQ	Claim Holder Name and Address APPLIED MATERIALS INC ATTN PAUL DELSON ESQ PO BOX 58039 3050 BOWERS AVE MS 2062 SANTA CLARA CA 95052-8039	Docketed Total	\$257,596.00			Modified Total	\$257,596.00
PO BOX 58039 3050 BOWERS AVE MS 2062 SANTA CLARA CA 95052-8039	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$257,596.00 \$257,596.00	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$257,596.00 \$257,596.00
Claim: 13825 Date Filed:07/31/06 Docketed Total: \$330,238.12 Filing Creditor Name and Address ARNESES ELECTRICOS AUTOMOTRICES S A DE C V ATTN DEBORAH M BUELL CLEARY GOTTLIEB STEEN &	Claim Holder Name and Address ARNESES ELECTRICOS AUTOMOTRICES DE C V ATTN DEBORAH M BUELL CLEARY GOTTLIEB STEEN & HAMILTON LL ONE LIBERTY PLZ NEW YORK NY 10006	Docketed Total	\$330,238.12			Modified Total	\$330,238.12
HAMILTON LL ONE LIBERTY PLZ NEW YORK NY 10006	Case Number* Secured 05-44481	Priority —	<u>Unsecured</u> \$330,238.12 \$330,238.12	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	Unsecured \$330,238.12 \$330,238.12

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 6394 Date Filed: 05/19/06 Docketed Total: \$12,389.25 Filing Creditor Name and Address ASM CAPITAL AS ASSIGNEE FOR BETA LASERMIKE	Claim Holder Name and Address ASM CAPITAL AS ASSIGNEE FOR BET LASERMIKE 7600 JERICHO TPKE STE 302 WOODBURY NY 11747	Docketed Total "A	\$12,389.25			Modified Total	\$9,106.97
7600 JERICHO TPKE STE 302 WOODBURY NY 11747	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority -	<u>Unsecured</u> \$12,389.25 \$12,389.25	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$9,106.97 \$9,106.97
Claim: 4898 Date Filed: 05/05/06 Docketed Total: \$113,976.02 Filing Creditor Name and Address ATG PRECISION PRODUCTS LLC 7545 N HAGGERTY RD	Claim Holder Name and Address HAIN CAPITAL HOLDINGS LLC ATTN GANNA LIBERCHUK 301 RTE 17 6TH FL RUTHERFORD NJ 07070	Docketed Total	\$113,976.02			Modified Total	\$113,304.16
CANTON MI 48187	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority -	<u>Unsecured</u> \$113,976.02 \$113,976.02	Case Number* 05-44640	Secured	Priority — ————	<u>Unsecured</u> \$113,304.16 \$113,304.16
Claim: 12829 Date Filed: 07/28/06 Docketed Total: \$90,716.91 Filing Creditor Name and Address BARNES GROUP CANADA CORP W JOE WILSON ESQ	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	Docketed Total	\$90,716.91			Modified Total	\$88,440.43
TYLER COOPER & ALCORN LLP  185 ASYLUM ST CITYPLACE I 35TH  FL  HARTFORD CT 06103-3488	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$90,716.91 \$90,716.91	Case Number* 05-44640	Secured	Priority	\$88,440.43
Claim: 5572 Date Filed:05/10/06 Docketed Total: \$10,267.92 Filing Creditor Name and Address	Claim Holder Name and Address BELTLINE ELECTRIC MOTOR REPAIR 520 TRINITY LN DECATUR AL 35601	Docketed Total	\$10,267.92			Modified Total	\$8,872.92
BELTLINE ELECTRIC MOTOR REPAIR 520 TRINITY LN DECATUR AL 35601	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$10,267.92 \$10,267.92	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$8,872.92 \$8,872.92

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 9080 Date Filed:07/06/06 Docketed Total: \$66,748.15 Filing Creditor Name and Address BENECKE KALIKO AG DANIEL FELDEN	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	Docketed Total	\$66,748.15			Modified Total	\$53,024.14
CONTINENTAL AG STRAWINSKYLAAN 3111 6TH FL AMSTERDAM 1077ZX NETHERLANDS	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$66,748.15 \$66,748.15	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$53,024.14
Claim: 9653 Date Filed:07/17/06 Docketed Total: \$177,062.67 Filing Creditor Name and Address BERKSHIRE INVESTMENTS LLC	Claim Holder Name and Address BERKSHIRE INVESTMENTS LLC CHICAGO EXTRUDED METALS CO 1601 S 54TH AVE CICERO IL 60804	Docketed Total	\$177,062.67			Modified Total	\$169,862.29
CHICAGO EXTRUDED METALS CO 1601 S 54TH AVE Case	<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$177,062.67</u> \$177,062.67	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$169,862.29 \$169,862.29
Claim: 16400 Date Filed:10/31/06 Docketed Total: \$6,400.00 Filing Creditor Name and Address BOHL CRANE INC	Claim Holder Name and Address BOHL CRANE INC 534 W LASKEY RD TOLEDO OH 43612	Docketed Total	\$6,400.00			Modified Total	\$6,400.00
534 W LASKEY RD TOLEDO OH 43612	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$6,400.00 \$6,400.00	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$6,400.00 \$6,400.00
Claim: 1393 Date Filed:12/30/05 Docketed Total: \$11,465.20 Filing Creditor Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST	Claim Holder Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST PO BOX 1404 DAYTON OH 45401	Docketed Total	\$11,465.20			Modified Total	\$11,465.20
PO BOX 1404 DAYTON OH 45401	Case Number* Secured 05-44481	Priority -	<u>Unsecured</u> \$11,465.20 \$11,465.20	<u>Case Number*</u> 05-44640 _	Secured	Priority —	<u>Unsecured</u> \$11,465.20 \$11,465.20

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In re: Delphi Corporation, et al. Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 1394 Date Filed:12/30/05 Docketed Total: \$165.06 Filing Creditor Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST	Claim Holder Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST PO BOX 1404 DAYTON OH 45401	Docketed Total	\$165.06			Modified Total	\$165.06
PO BOX 1404 DAYTON OH 45401	Case Number* Secured 05-44481	Priority -	<u>Unsecured</u> \$165.06 \$165.06	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$165.06 \$165.06
Claim: 1395 Date Filed:12/30/05 Docketed Total: \$5,628.29 Filing Creditor Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST	Claim Holder Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST PO BOX 1404 DAYTON OH 45401	Docketed Total	\$5,628.29			Modified Total	\$5,628.29
PO BOX 1404 DAYTON OH 45401	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$5,628.29 \$5,628.29	<u>Case Number*</u> 05-44640 _	Secured	Priority — —	<u>Unsecured</u> \$5,628.29 \$5,628.29
Claim: 1396 Date Filed:12/30/05 Docketed Total: \$477.47 Filing Creditor Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST	Claim Holder Name and Address BOWMAN SUPPLY COMPANY 225 N IRWIN ST PO BOX 1404 DAYTON OH 45401	Docketed Total	\$477.47			Modified Total	\$477.47
PO BOX 1404 DAYTON OH 45401	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$477.47 \$477.47	<u>Case Number*</u> 05-44640	Secured	Priority — —	<u>Unsecured</u> \$477.47 \$477.47
Claim: 11632 Date Filed:07/27/06 Docketed Total: \$80,767.37 Filing Creditor Name and Address BRANSON ULTRASONICS CORP ATTN JOHN RICHERS	Claim Holder Name and Address BRANSON ULTRASONICS CORP ATTN JOHN RICHERS 41 EAGLE RD DANBURY CT 06810	Docketed Total	\$80,767.37			Modified Total	\$26,411.10
ATTN JOHN RICHERS 41 EAGLE RD DANBURY CT 06810	Case Number* Secured 05-44481 ———	Priority	<u>Unsecured</u> \$80,767.37 \$80,767.37	<u>Case Number*</u> 05-44612 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$3,584.40 \$22,826.70 \$26,411.10

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	TIED		
Claim: 16106 Date Filed: 08/09/06 Docketed Total: \$2,370.34 Filing Creditor Name and Address BRUBAKER AND ASSOCIATES INC	Claim Holder Name and Address BRUBAKER AND ASSOCIATES INC PO BOX 412000 ST LOUIS MO 63141-2000	Docketed Total	\$2,370.34			Modified Total	\$2,370.34
PO BOX 412000 ST LOUIS MO 63141-2000	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$2,370.34 \$2,370.34	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$2,370.34 \$2,370.34
			4-/0:000				4-75
Claim: 2249 Date Filed:03/10/06 Docketed Total: \$71,960.60 Filing Creditor Name and Address C&E SALES INC C O SCOTT A LIBERMAN	Claim Holder Name and Address C&E SALES INC C O SCOTT A LIBERMAN 1 S MAIN ST STE 1700 DAYTON OH 45402	Docketed Total	\$71,960.60			Modified Total	\$68,930.03
1 S MAIN ST STE 1700 DAYTON OH 45402	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$71,960.60	<u>Case Number*</u> 05-44481	Secured	Priority	<u>Unsecured</u> \$68,930.03
			\$71,960.60				\$68,930.03
Claim: 9387 Date Filed: 07/11/06 Docketed Total: \$71,792.35 Filing Creditor Name and Address CALVARY INDUSTRIES INC C O RICHARD L FERRELL TAFT STETTINIUS & HOLLISTER	Claim Holder Name and Address CALVARY INDUSTRIES INC C O RICHARD L FERRELL TAFT STETTINIUS & HOLLISTER LLP 425 WALNUT ST STE 1800 CINCINNATI OH 45202	Docketed Total	\$71,792.35			Modified Total	\$59,826.96
LLP 425 WALNUT ST STE 1800 CINCINNATI OH 45202	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$71,792.35	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$59,826.96
			\$71,792.35				\$59,826.96
Claim: 16542 Date Filed: 02/13/07 Docketed Total: \$50,118.34 Filing Creditor Name and Address CENTRAL CAROLINA PRODUCTS INC 3250 W BIG BEAVER STE 429	Claim Holder Name and Address CONTRARIAN FUNDS LLC ATTN ALISA MUMOLA 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total	\$50,118.34			Modified Total	\$43,473.60
TROY MI 48084	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$50,118.34 \$50,118.34	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$43,473.60 \$43,473.60

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Seventeenth Omnibus Objection

In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 15942 Date Filed:08/09/06 Docketed Total: \$3,392.30 Filing Creditor Name and Address CHEESEMAN	Claim Holder Name and Address CHEESEMAN 2200 STATE ROUTE 119 FT RECOVERY OH 45846	Docketed Total	\$3,392.30			Modified Total	\$3,392.30
CHEESEMAN 2200 STATE ROUTE 119 FT RECOVERY OH 45846	Case Number* Secured 05-44481 Secured	Priority \$3,392.30 \$3,392.30	<u>Unsecured</u>	Case Number* 05-44640	Secured	Priority — ———	<u>Unsecured</u> \$3,392.30 \$3,392.30
Claim: 7767 Date Filed:06/09/06 Docketed Total: \$106,977.00 Filing Creditor Name and Address	Claim Holder Name and Address ASM CAPITAL LP 7600 JERICHO TURNPIKE STE 302 WOODBURY NY 11797	Docketed Total	\$106,977.00			Modified Total	\$102,054.50
CIRQIT 100 SOUTH JEFFERSON RD 3RD FL WHIPPANY NJ 07981	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$106,977.00	<u>Case Number*</u> 05-44612 05-44640	Secured	Priority	<u>Unsecured</u> \$6,769.56 \$95,284.94
			\$106,977.00				\$102,054.50
Claim: 7624 Date Filed:06/08/06 Docketed Total: \$22,307.18 Filing Creditor Name and Address	Claim Holder Name and Address CITY OF VANDALIA 333 JAMES E BOHANAN DR VANDALIA OH 45377	Docketed Total	\$22,307.18			Modified Total	\$22,307.18
CITY OF VANDALIA 333 JAMES E BOHANAN DR VANDALIA OH 45377	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$22,307.18 \$22,307.18	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$22,307.18 \$22,307.18
Claim: 2339 Date Filed:03/20/06 Docketed Total: \$63,642.38 Filing Creditor Name and Address	Claim Holder Name and Address CONESTOGA ROVERS & ASSOCIATES 2055 NIAGARA FALLS BLVD STE 3 NIAGARA FALLS NY 14304	Docketed Total	\$63,642.38			Modified Total	\$56,221.90
CONESTOGA ROVERS & ASSOCIATES INC 2055 NIAGARA FALLS BLVD STE 3 NIAGARA FALLS NY 14304	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$63,642.38	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$56,221.90
NIAGANA TABIDO NI 14304			\$63,642.38	-			\$56,221.90

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 9079 Date Filed:07/06/06 Docketed Total: \$129,383.00 Filing Creditor Name and Address CONTI TECH ELASTOMER COATINGS DANIEL FELDEN	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	Docketed Total	\$129,383.00			Modified Total	\$117,611.00
CONTINENTAL AG STRAWINSKYLAAN 3111 6TH FL AMSTERDAM 1077ZX NETHERLANDS	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$129,383.00 \$129,383.00	<u>Case Number*</u> 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$117,611.00 \$117,611.00
Claim: 9795 Date Filed:07/18/06 Docketed Total: \$134,225.00 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF KARDEX SYSTEMS INC ATTN ALPA JIMENEZ CONTRARIAN FUNDS LLC	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE KARDEX SYSTEMS INC ATTN ALPA JIMENEZ CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total E OF	\$134,225.00			Modified Total	\$118,225.00
411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* Secured 05-44640 Secured	Priority	<u>Unsecured</u> \$134,225.00 \$134,225.00	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$118,225.00 \$118,225.00
Claim: 7507 Date Filed:06/05/06 Docketed Total: \$12,274.00 Filing Creditor Name and Address CONTROL GAGING INC EFT	Claim Holder Name and Address CONTROL GAGING INC EFT ADDRESS FROM CSIDS 8 95 5200 VENTURE DR ANN ARBOR MI 48108-9561	Docketed Total	\$12,274.00			Modified Total	\$12,274.00
ADDRESS FROM CSIDS 8 95 5200 VENTURE DR ANN ARBOR MI 48108-9561	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$12,274.00 \$12,274.00	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$12,274.00 \$12,274.00
Claim: 4163 Date Filed:05/01/06 Docketed Total: \$11,353.00 Filing Creditor Name and Address CORROSION FLUID PRODUCTS CORP	Claim Holder Name and Address CORROSION FLUID PRODUCTS CORP 24450 INDOPLEX CIRCLE FARMINGTON HILLS MI 48335-2526	Docketed Total	\$11,353.00			Modified Total	\$11,353.00
24450 INDOPLEX CIRCLE FARMINGTON HILLS MI 48335-2526	Case Number* 05-44481 Secured	<u>Priority</u>	<u>Unsecured</u> \$11,353.00 \$11,353.00	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$11,353.00 \$11,353.00

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	TIED		
Claim: 14179 Date Filed:07/31/06 Docketed Total: \$263,559.79 Filing Creditor Name and Address COVINGTON & BURLING SUSAN POWER JOHNSTON	Claim Holder Name and Address COVINGTON & BURLING SUSAN POWER JOHNSTON 1330 AVENUE OF THE AMERICAS NEW YORK NY 10019	Docketed Total	\$263,559.79			Modified Total	\$263,559.79
1330 AVENUE OF THE AMERICAS NEW YORK NY 10019	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$263,559.79 \$263,559.79	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$263,559.79 \$263,559.79
Claim: 1936 Date Filed:02/09/06 Docketed Total: \$71,393.25 Filing Creditor Name and Address CREATIVE FOAM CORPORATION 300 N ALLOY DR	Claim Holder Name and Address REDROCK CAPITAL PARTNERS LLC 111 S MAIN ST STE C11 PO BOX 9095 BRECKENRIDGE CO 80424	Docketed Total	\$71,393.25			Modified Total	\$69,868.25
FENTON MI 48430	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$71,393.25 \$71,393.25	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$69,868.25 \$69,868.25
Claim: 10190 Date Filed:07/21/06 Docketed Total: \$54,256.58 Filing Creditor Name and Address D A INC	Claim Holder Name and Address D A INC 101 QUALITY CT CHARLESTOWN IN 47111-114	Docketed Total	\$54,256.58			Modified Total	\$54,256.58
101 QUALITY CT CHARLESTOWN IN 47111-114	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$54,256.58 \$54,256.58	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$54,256.58 \$54,256.58
Claim: 8984 Date Filed:07/05/06 Docketed Total: \$7,329.10 Filing Creditor Name and Address DAYTON PRECISION PUNCH INC	Claim Holder Name and Address DAYTON PRECISION PUNCH INC 4900 N WEBSTER ST DAYTON OH 45414	Docketed Total	\$7,329.10			Modified Total	\$7,098.10
A900 N WEBSTER ST DAYTON OH 45414	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$7,329.10 \$7,329.10	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$7,098.10 \$7,098.10

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In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 1018 Date Filed:12/05/05 Docketed Total: \$103.24 Filing Creditor Name and Address DEK INTERNATIONAL GMBH ATTN RAJ LAKHOTIA	Claim Holder Name and Address DEK INTERNATIONAL GMBH ATTN RAJ LAKHOTIA 2225 RINGWOOD AVE SAN JOSE CA 95131	Docketed Total	\$103.24			Modified Total	\$103.24
2225 RINGWOOD AVE SAN JOSE CA 95131	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$103.24 \$103.24	<u>Case Number*</u> 05-44567	Secured	Priority — ————	<u>Unsecured</u> \$103.24 \$103.24
Claim: 1019 Date Filed:12/05/05 Docketed Total: \$740.57 Filing Creditor Name and Address DEK INTERNATIONAL GMBH	Claim Holder Name and Address DEK INTERNATIONAL GMBH ATTN RAJ LAKHOTIA 2225 RINGWOOD AVE SAN JOSE CA 95131	Docketed Total	\$740.57			Modified Total	\$740.57
ATTN RAJ LAKHOTIA 2225 RINGWOOD AVE SAN JOSE CA 95131	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$740.57 \$740.57	<u>Case Number*</u> 05-44567	Secured	Priority — ————	<u>Unsecured</u> \$740.57 \$740.57
Claim: 7343 Date Filed:06/02/06 Docketed Total: \$59,296.80 Filing Creditor Name and Address DOW CORNING CORP	Claim Holder Name and Address DOW CORNING CORP ATTN TAMMY GROVE CO1222 2200 W SALZBURG RD MIDLAND MI 48686	Docketed Total	\$59,296.80			Modified Total	\$57,946.80
ATTN TAMMY GROVE CO1222 2200 W SALZBURG RD MIDLAND MI 48686	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$59,296.80 \$59,296.80	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$57,946.80 \$57,946.80
Claim: 7341 Date Filed:06/02/06 Docketed Total: \$34,468.09 Filing Creditor Name and Address DOW CORNING CORPORATION	Claim Holder Name and Address DOW CORNING CORPORATION ATTN TAMMY GROVE CO1222 2200 W SALZBURG RD MIDLAND MI 48686	Docketed Total	\$34,468.09			Modified Total	\$34,320.46
ATTN TAMMY GROVE CO1222 2200 W SALZBURG RD MIDLAND MI 48686	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$34,468.09 \$34,468.09	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$34,320.46 \$34,320.46

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKET	ED			CLAIM AS MODIF	FIED		
Claim: 11936 Date Filed:07/28/06 Docketed Total: \$304,267.04 Filing Creditor Name and Address DOWTY ORINGS NORTH AMERICA EFT AKA DOWTY POLYMERS INC	Claim Holder Na DOWTY ORINGS NO AKA DOWTY POLYM PO BOX 905665 CHARLOTTE NC 28	RTH AMERICA EFT ERS INC	Docketed Total	\$304,267.04			Modified Total	\$265,906.08
PO BOX 905665 CHARLOTTE NC 28290-5665	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$304,267.04 \$304,267.04	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$265,906.08 \$265,906.08
Claim: 2039 Date Filed: 02/16/06 Docketed Total: \$432,071.89 Filing Creditor Name and Address DUNCAN EQUIPMENT CO 3450 S MACARTHUR BLVD	Claim Holder Na LIQUIDITY SOLUT DBA REVENUE MAN ONE UNIVERSITY HACKENSACK NJ 0	IONS INC AGEMENT PLAZA STE 312	Docketed Total	\$432,071.89			Modified Total	\$432,071.89
OKLAHOMA CITY OK 73179-7638	<u>Case Number*</u> 05-44481 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$432,071.89 \$432,071.89	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$432,071.89 \$432,071.89
Claim: 8376 Date Filed: 06/22/06 Docketed Total: \$131,187.07 Filing Creditor Name and Address DYNACAST CANADA INC C O JASON W HARBOUR ESQ HUNTON & WILLIAMS LLC RIVERFRONT PLZ EAST TOWER	Claim Holder Na DYNACAST CANADA C O JASON W HAR HUNTON & WILLIA RIVERFRONT PLZ 951 E BYRD ST RICHMOND VA 232	INC BOUR ESQ MS LLC EAST TOWER	Docketed Total	\$131,187.07			Modified Total	\$119,048.56
951 E BYRD ST RICHMOND VA 23219	Case Number* 05-44640	<u>Secured</u> \$3,221.49	Priority	<u>Unsecured</u> \$127,965.58	Case Number* 05-44567 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$3,800.33 \$115,248.23
		\$3,221.49		\$127,965.58				\$119,048.56
Claim: 10597 Date Filed:07/25/06 Docketed Total: \$2,419,203.01 Filing Creditor Name and Address E I DU PONT DE NEMOURS AND	Claim Holder Na LATIGO MASTER F ATTN PAUL MALEK 590 MADISON AVE NEW YORK NY 100	UND LTD 9TH FL	Docketed Total	\$2,419,203.01			Modified Total	\$2,000,792.55
COMPANY DUPONT ATTN SUSAN F HERR DUPONT LEGAL D 4026 1007 MARKET ST	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$2,419,203.01	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$2,000,792.55
WILMINGTON DE 19898	-			\$2,419,203.01	-		_	\$2,000,792.55

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 16167 Date Filed:08/09/06 Docketed Total: \$4,901.89 Filing Creditor Name and Address ECORSE MACHINERY SLS & RBLDRS	Claim Holder Name and Address ECORSE MACHINERY SLS & RBLDRS 75 SOUTHFIELD ECORSE MI 48229-143	Docketed Total	\$4,901.89			Modified Total	\$2,694.50
75 SOUTHFIELD ECORSE MI 48229-143	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$4,901.89 \$4,901.89	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$2,694.50 \$2,694.50
Claim: 11238 Date Filed:07/26/06 Docketed Total: \$14,694.47 Filing Creditor Name and Address ELSTON RICHARDS INC ELSTON	Claim Holder Name and Address ELSTON RICHARDS INC ELSTON RICH STORAGE CO 3701 PATTERSON AVE SE GRAND RAPIDS MI 49512	Docketed Total MARDS	\$14,694.47			Modified Total	\$14,586.86
RICHARDS STORAGE CO 3701 PATTERSON AVE SE GRAND RAPIDS MI 49512	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$14,694.47 \$14,694.47	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$14,586.86 \$14,586.86
Claim: 1257 Date Filed:12/23/05 Docketed Total: \$6,768.18 Filing Creditor Name and Address ENGEL CANADA INC	Claim Holder Name and Address ENGEL CANADA INC 545 ELMIRA RD GUELPH ON N1K1C2 CANADA	Docketed Total	\$6,768.18			Modified Total	\$860.00
545 ELMIRA RD GUELPH ON N1K1C2 CANADA	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$6,768.18 \$6,768.18	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$860.00 \$860.00
Claim: 2523 Date Filed:04/03/06 Docketed Total: \$179,246.02 Filing Creditor Name and Address EQUITY CORPORATE HOUSING JONATHAN W YOUNG & JEFFREY L GANSBE WILDMAN HARROLD ALLEN & DIXON	Claim Holder Name and Address EQUITY CORPORATE HOUSING JONATHAN W YOUNG & JEFFREY L GANSBE WILDMAN HARROLD ALLEN & DIXON LLP 225 W WACKER DR STE 3000 CHICAGO IL 60606	Docketed Total	\$179,246.02			Modified Total	\$154,582.23
LLP 225 W WACKER DR STE 3000 CHICAGO IL 60606	<u>Case Number*</u> <u>Secured</u> 05-44640 <u>\$179,246.02</u> \$179,246.02	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$154,582.23 \$154,582.23

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 1933 Date Filed:02/09/06 Docketed Total: \$161,818.99 Filing Creditor Name and Address EST TESTING SOLUTIONS STEPHEN B GROW	Claim Holder Name and Address LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT ONE UNIVERSITY PLAZA STE 312 HACKENSACK NJ 07601	Docketed Total	\$161,818.99			Modified Total	\$138,463.99
WARNER NORCROSS & JUDD LLP 111 LYON ST NW STE 900 GRAND RAPIDS MI 49503	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$161,818.99	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$138,463.99
			\$161,818.99				\$138,463.99
Claim: 16444 Date Filed:12/05/06 Docketed Total: \$0.00 Filing Creditor Name and Address EXPORT DEVELOPMENT CANADA EDC EDC	Claim Holder Name and Address EXPORT DEVELOPMENT CANADA EDC EDC 151 O CONNOR ST 18TH FL OTTAWA ON K1A 1K3 CANADA	Docketed Total				Modified Total	\$24,171.24
151 O CONNOR ST 18TH FL OTTAWA ON K1A 1K3 CANADA	Case Number* Secured 05-44481	Priority	Unsecured \$0.00	Case Number* 05-44640	<u>Secured</u>	Priority —	<u>Unsecured</u> \$24,171.24 \$24,171.24
Claim: 6024 Date Filed:05/16/06 Docketed Total: \$7,269.05 Filing Creditor Name and Address FAUBER FREIGHTWAYS INC	Claim Holder Name and Address FAUBER FREIGHTWAYS INC 322 KALORAMA ST STAUNTON VA 24401	Docketed Total	\$7,269.05			Modified Total	\$5,298.94
FAUBER FREIGHTWAYS INC 322 KALORAMA ST STAUNTON VA 24401	<u>Case Number*</u> <u>Secured</u> 05-44482	Priority	<u>Unsecured</u> \$7,269.05 \$7,269.05	<u>Case Number*</u> 05-44482	Secured	<u>Priority</u>	<u>Unsecured</u> \$5,298.94 \$5,298.94
			Ç7,209.03				Ç3,230.34
Claim: 9051 Date Filed:07/06/06 Docketed Total: \$539.62 Filing Creditor Name and Address FEDEX KINKOS CUSTOMER ADMINISTRATIVE SERVICES	Claim Holder Name and Address FEDEX KINKOS CUSTOMER ADMINISTRATIVE SERVICES PO BOX 262682 PLANO TX 75026-2682	Docketed Total	\$539.62			Modified Total	\$358.12
SERVICES PO BOX 262682 PLANO TX 75026-2682	Case Number* Secured 05-47474	Priority -	<u>Unsecured</u> \$539.62 \$539.62	<u>Case Number*</u> 05-47474 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$358.12 \$358.12

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 9951 Date Filed:07/19/06 Docketed Total: \$79,244.79 Filing Creditor Name and Address FERRO ELECTRONIC MATERIALS FERRO CORPORATION	Claim Holder Name and Address CONTRARIAN FUNDS LLC ATTN ALPA JIMENEZ 411 W PUTNAM AVE S 225 GREENWICH CT 06830	Docketed Total	\$79,244.79			Modified Total	\$59,881.66
1000 LAKESIDE AVE CLEVELAND OH 44114	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u>	<u>Unsecured</u> \$79,244.79 \$79,244.79	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$59,881.66 \$59,881.66
Claim: 2342 Date Filed: 03/20/06 Docketed Total: \$2,801,641.96 Filing Creditor Name and Address FIRSTENERGY SOLUTIONS CORP BANKRUPTCY ANALYST	Claim Holder Name and Address FIRSTENERGY SOLUTIONS CORP BANKRUPTCY ANALYST 395 GHENT RD AKRON OH 44333	Docketed Total	\$2,801,641.96			Modified Total	\$508,267.41
395 GHENT RD AKRON OH 44333	Case Number* Secured 05-44481 Secured	Priority	<u>Unsecured</u> \$2,801,641.96 \$2,801,641.96	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$508,267.41 \$508,267.41
Claim: 16511 Date Filed:06/08/06 Docketed Total: \$59,175.40 Filing Creditor Name and Address FRAENKISCHE USA LP ATTN SIMONE KRAUS SMITH GAMBREIL & RUSSELL LLP	Claim Holder Name and Address FRAENKISCHE USA LP ATTN SIMONE KRAUS SMITH GAMBREIL & RUSSELL LLP 1230 PEACHTREE ST NE PROMENADE II STE 3100 ATLANTA GA 30309	Docketed Total	\$59,175.40			Modified Total	\$159.89
1230 PEACHTREE ST NE PROMENADE II STE 3100 ATLANTA GA 30309	Case Number* Secured 05-44640 Secured	<u>Priority</u>	<u>Unsecured</u> \$59,175.40 \$59,175.40	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$159.89 \$159.89
Claim: 10240 Date Filed:07/21/06 Docketed Total: \$1,659.02 Filing Creditor Name and Address GE BETZ CANADA ATTN JOE HALSTEAD	Claim Holder Name and Address GE BETZ CANADA ATTN JOE HALSTEAD 4636 SOMERTON RD TREVOSE PA 19053-6783	Docketed Total	\$1,659.02			Modified Total	\$1,350.00
4636 SOMERTON RD TREVOSE PA 19053-6783	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$1,659.02 \$1,659.02	<u>Case Number*</u> 05-44640 _	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,350.00 \$1,350.00

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 10417 Date Filed: 07/24/06 Docketed Total: \$156,408.67 Filing Creditor Name and Address GE BETZ INC	Claim Holder Name and Address GE BETZ INC 4636 SOMERTON RD TREVOSE PA 19053	Docketed Total	\$156,408.67			Modified Total	\$75,775.47
4636 SOMERTON RD TREVOSE PA 19053	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$156,408.67 \$156,408.67	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$75,775.47 \$75,775.47
Claim: 2022 Date Filed:02/14/06 Docketed Total: \$4,031.99 Filing Creditor Name and Address	Claim Holder Name and Address GRAYBAR ELECTRIC CO INC PO BOX 14368 WEST ALLIS WI 53214	Docketed Total	\$4,031.99			Modified Total	\$4,031.99
GRAYBAR ELECTRIC CO INC PO BOX 14368 WEST ALLIS WI 53214	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$4,031.99 \$4,031.99	<u>Case Number*</u> 05-44640 _	Secured	Priority — —	<u>Unsecured</u> \$4,031.99 \$4,031.99
Claim: 9466 Date Filed:07/13/06 Docketed Total: \$2,114,936.05 Filing Creditor Name and Address	Claim Holder Name and Address HARCO BRAKE SYSTEMS INC PO BOX 326 ENGLEWOOD OH 45322	Docketed Total	\$2,114,936.05			Modified Total	\$2,099,080.09
HARCO BRAKE SYSTEMS INC PO BOX 326 ENGLEWOOD OH 45322	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$2,114,936.05 \$2,114,936.05	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$2,099,080.09 \$2,099,080.09
Claim: 7562 Date Filed:06/06/06 Docketed Total: \$136,961.01 Filing Creditor Name and Address HELLA FAHRZEUGKOMPONENTEN GMBH MR GERD GUENTHER DOCUMENTED GMB	Claim Holder Name and Address HELLA FAHRZEUGKOMPONENTEN GMBH MR GERD GUENTHER DORTMUNDER STR 5 BREMEN 28199 GERMANY	Docketed Total	\$136,961.01			Modified Total	\$107,909.88
DORTMUNDER STR 5 BREMEN 28199 GERMANY	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$136,961.01 \$136,961.01	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$107,909.88 \$107,909.88

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 9012 Date Filed: 07/05/06 Docketed Total: \$17,885.47 Filing Creditor Name and Address HELLA INC	Claim Holder Name and Address HELLA INC PO BOX 2665 PEACHTREE GA 30269	Docketed Total	\$17,885.47			Modified Total	\$8,304.72
PO BOX 2665 PEACHTREE GA 30269	<u>Case Number*</u> <u>Secured</u> 05-44612	Priority	<u>Unsecured</u> \$17,885.47 \$17,885.47	<u>Case Number*</u> 05-44612	Secured	Priority	<u>Unsecured</u> \$8,304.72 \$8,304.72
Claim: 9018 Date Filed:07/05/06 Docketed Total: \$49,357.60 Filing Creditor Name and Address HELLA INC	Claim Holder Name and Address LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT ONE UNIVERSITY PLAZA STE 312 HACKENSACK NJ 07601	Docketed Total	\$49,357.60			Modified Total	\$49,357.60
201 KELLY DR PEACHTREE CITY GA 30214-114	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$49,357.60 \$49,357.60	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$49,357.60 \$49,357.60
Claim: 1739 Date Filed:01/31/06 Docketed Total: \$12,893.76 Filing Creditor Name and Address HELLA INNENLEUCHTEN SYSTEME GMBH	Claim Holder Name and Address HELLA INNENLEUCHTEN SYSTEME GMMRS MELANIE RENNER MAIENBUHLSTRASSE 7 WEMBACH 79677 GERMANY	Docketed Total BH	\$12,893.76			Modified Total	\$12,893.76
MRS MELANIE RENNER MAIENBUHLSTRASSE 7 WEMBACH 79677 GERMANY	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$12,893.76 \$12,893.76	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$12,893.76 \$12,893.76
Claim: 1537 Date Filed:01/13/06 Docketed Total: \$64,733.76 Filing Creditor Name and Address HELLA KGAA HUECK & CO MR BERNHARD LICHTENAUER	Claim Holder Name and Address HELLA KGAA HUECK & CO MR BERNHARD LICHTENAUER RIXBECKER STR 75 LIPPSTRADT 59552 GERMANY	Docketed Total	\$64,733.76			Modified Total	\$59,754.24
RIXBECKER STR 75 LIPPSTRADT 59552 GERMANY	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$64,733.76 \$64,733.76	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$59,754.24 \$59,754.24

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 4584 Date Filed:05/04/06 Docketed Total: \$2,307.10 Filing Creditor Name and Address HELM INSTRUMENT CO INC	Claim Holder Name and Address HELM INSTRUMENT CO INC 361 W DUSSEL DR MAUMEE OH 43537	Docketed Total	\$2,307.10			Modified Total	\$260.00
361 W DUSSEL DR MAUMEE OH 43537	Case Number* Secured 05-44640 Secured	Priority	<u>Unsecured</u> \$2,307.10 \$2,307.10	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$260.00 \$260.00
Claim: 1715 Date Filed:01/30/06 Docketed Total: \$127,058.35 Filing Creditor Name and Address HENMAN ENGINEERING & MACHINE INC	Claim Holder Name and Address HENMAN ENGINEERING & MACHINE IN THOMAS HENMAN PRESIDENT 3301 MT PLEASANT BLVD PO BOX 2633 MUNCIE IN 47307	Docketed Total NC	\$127,058.35			Modified Total	\$92,916.58
THOMAS HENMAN PRESIDENT 3301 MT PLEASANT BLVD PO BOX 2633 MUNCIE IN 47307	<u>Case Number*</u> <u>Secured</u> 05-44596	<u>Priority</u>	<u>Unsecured</u> \$127,058.35 \$127,058.35	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$92,916.58 \$92,916.58
Claim: 15964 Date Filed:08/01/06 Docketed Total: \$38,367.34 Filing Creditor Name and Address HERITAGE INTERACTIVE SERVICES	Claim Holder Name and Address HERITAGE INTERACTIVE SERVICES I MATTHEW M PRICE 10 W MARKET ST INDIANAPOLIS IN 46204	Docketed Total	\$38,367.34			Modified Total	\$36,951.86
LLC MATTHEW M PRICE 10 W MARKET ST INDIANAPOLIS IN 46204	Case Number* Secured 05-44481 ————	Priority	<u>Unsecured</u> \$38,367.34 \$38,367.34	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$36,951.86 \$36,951.86
Claim: 5566 Date Filed:05/10/06 Docketed Total: \$517.25 Filing Creditor Name and Address HOBART CORP A DIVISION OF ITW FORD EQUIPMENT GR ATTN ANITA CLUTTER	Claim Holder Name and Address HOBART CORP A DIVISION OF ITW FORD EQUIPMENT GR ATTN ANITA CLUTTER 701 S RIDGE AVE TROY OH 45374-0001	Docketed Total	\$517.25			Modified Total	\$517.25
ATTN ANITA CLUTTER 701 S RIDGE AVE TROY OH 45374-0001	Case Number* Secured 05-44481	Priority -	<u>Unsecured</u> \$517.25 \$517.25	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$517.25 \$517.25

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 4948 Date Filed:05/05/06 Docketed Total: \$32,826.02 Filing Creditor Name and Address HOLT COMPANY OF OHIO INC OHIO CAT	Claim Holder Name and Address HOLT COMPANY OF OHIO INC OHIO CAT 3993 E ROYALTON RD BROADVIEW HTS OH 44147	Docketed Total	\$32,826.02			Modified Total	\$32,826.02
3993 E ROYALTON RD BROADVIEW HTS OH 44147	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$32,826.02 \$32,826.02	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$32,826.02 \$32,826.02
Claim: 6087 Date Filed:05/16/06 Docketed Total: \$7,337.30 Filing Creditor Name and Address HOVER DAVIS INC	Claim Holder Name and Address HOVER DAVIS INC 100 PARAGON DR ROCHESTER NY 14624	Docketed Total	\$7,337.30			Modified Total	\$7,337.30
100 PARAGON DR ROCHESTER NY 14624	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$7,337.30 \$7,337.30	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$7,337.30 \$7,337.30
Claim: 2041 Date Filed:02/16/06 Docketed Total: \$52,428.91 Filing Creditor Name and Address	Claim Holder Name and Address HUSKY INJECTION MOLDING SYSTEMS 55 AMHERST VILLA RD BUFFALO NY 14225-1432	Docketed Total	\$52,428.91			Modified Total	\$40,505.07
HUSKY INJECTION MOLDING SYSTEMS 55 AMHERST VILLA RD BUFFALO NY 14225-1432	Case Number* Secured 05-44481 ———	Priority	<u>Unsecured</u> \$52,428.91 \$52,428.91	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$40,505.07 \$40,505.07
			\$52,428.91				\$40,505.07
Claim: 660 Date Filed:11/18/05 Docketed Total: \$300,000.00 Filing Creditor Name and Address HYUNDAI LCD AMERICA AKA HYUNDAI DISPLAY TECHNOLOGY	Claim Holder Name and Address HAIN CAPITAL HOLDINGS LLC ATTN GANNA LIBERCHUK 301 RTE 17 6TH FL RUTHERFORD NJ 07070	Docketed Total	\$300,000.00			Modified Total	\$236,962.75
3101 N FIRST ST SAN JOSE CA 95134	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$300,000.00 \$300,000.00	Case Number* 05-44640 _	Secured	<u>Priority</u> 	<u>Unsecured</u> \$236,962.75 \$236,962.75

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In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 6927 Date Filed: 05/26/06 Docketed Total: \$723.66 Filing Creditor Name and Address	Claim Holder Name and Address IBT INC PO BOX 2982 SHAWNEE MISSION KS 66201	Docketed Total	\$723.66			Modified Total	\$356.63
PO BOX 2982 SHAWNEE MISSION KS 66201	<u>Case Number*</u> <u>Secured</u> 05-44482	Priority	<u>Unsecured</u> \$723.66 \$723.66	<u>Case Number*</u> 05-44482 _	Secured	Priority — ———	<u>Unsecured</u> \$356.63 \$356.63
Claim: 6285 Date Filed: 05/18/06 Docketed Total: \$139,466.95 Filing Creditor Name and Address IFCO SYSTEMS NA	Claim Holder Name and Address IFCO SYSTEMS NA ATTN CHRIS TIESMAN 6829 FLINTLOCK RD HOUSTON TX 77040	Docketed Total	\$139,466.95			Modified Total	\$123,393.30
ATTN CHRIS TIESMAN 6829 FLINTLOCK RD HOUSTON TX 77040	<u>Case Number*</u> <u>Secured</u>	Priority	<u>Unsecured</u> \$139,466.95 \$139,466.95	<u>Case Number*</u> 05-44640 _	Secured	Priority — ————	<u>Unsecured</u> \$123,393.30 \$123,393.30
Claim: 1660 Date Filed:01/24/06 Docketed Total: \$291,924.71 Filing Creditor Name and Address IKON FINANCIAL SERVICES	Claim Holder Name and Address IKON FINANCIAL SERVICES BANKRUPTCY ADMINISTRATION PO BOX 13708 MACON GA 31208	Docketed Total	\$291,924.71			Modified Total	\$5,306.51
BANKRUPTCY ADMINISTRATION PO BOX 13708 MACON GA 31208	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$291,924.71 \$291,924.71	<u>Case Number*</u> 05-44640 _	Secured	Priority — ———————————————————————————————————	<u>Unsecured</u> \$5,306.51 \$5,306.51
Claim: 2 Date Filed:10/12/05 Docketed Total: \$70,507.34 Filing Creditor Name and Address ITW THIELEX	Claim Holder Name and Address ITW THIELEX TERRI WHITE 95 COMMERCE DR SOMERSET NJ 08873	Docketed Total	\$70,507.34			Modified Total	\$63,612.57
TERRI WHITE 95 COMMERCE DR SOMERSET NJ 08873	<u>Case Number*</u> <u>Secured</u> <u>\$70,507.34</u> \$70,507.34	Priority -	Unsecured	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$63,612.57 \$63,612.57

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 8010 Date Filed:06/15/06 Docketed Total: \$48,416.72 Filing Creditor Name and Address JAMESTOWN PLASTICS INC	Claim Holder Name and Address JAMESTOWN PLASTICS INC 8806 HIGHLAND AVE BROCTON NY 14716	Docketed Total	\$48,416.72			Modified Total	\$44,188.45
8806 HIGHLAND AVE BROCTON NY 14716	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$48,416.72 \$48,416.72	Case Number* 05-44640 _	Secured	Priority	<u>Unsecured</u> \$44,188.45 \$44,188.45
Claim: 1637 Date Filed:01/25/06 Docketed Total: \$177,081.16 Filing Creditor Name and Address JASCO TOOLS INC	Claim Holder Name and Address HAIN CAPITAL HOLDINGS LLC ATTN GANNA LIBERCHUK 301 RTE 17 6TH FL RUTHERFORD NJ 07070	Docketed Total	\$177,081.16			Modified Total	\$159,771.16
ATTN DIANE SIMON CFO 1390 MOUNT READ BLVD ROCHESTER NY 14606	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$177,081.16 \$177,081.16	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$159,771.16 \$159,771.16
Claim: 4446 Date Filed:05/02/06 Docketed Total: \$27,790.40 Filing Creditor Name and Address KADDIS MANUFACTURING CORPORATION	Claim Holder Name and Address KADDIS MANUFACTURING CORPORATION KIMBERLY SICKLES 1100 BEACHAN RD PO BOX 92985 ROCHESTER NY 14692	Docketed Total N	\$27,790.40			Modified Total	\$26,411.27
KIMBERLY SICKLES 1100 BEACHAN RD PO BOX 92985 ROCHESTER NY 14692	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$27,790.40	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$26,411.27
			\$27,790.40				\$26,411.27
Claim: 3329 Date Filed: 04/28/06 Docketed Total: \$39,078.76 Filing Creditor Name and Address KENTUCKY AIR TOOL JIM OR RICKY	Claim Holder Name and Address KENTUCKY AIR TOOL JIM OR RICKY 3600 CHAMBERLAIN LN STE 616 LOUISVILLE KY 40241	Docketed Total	\$39,078.76			Modified Total	\$37,155.47
STE 616 LOUISVILLE KY 40241	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$39,078.76 \$39,078.76	Case Number* 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$37,155.47 \$37,155.47
3600 CHAMBERLAIN LN STE 616	Case Number* Secured	Priority	\$39,078.76		Secured		Priority

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In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	TIED		
Claim: 4670 Date Filed:05/04/06 Docketed Total: \$75.50 Filing Creditor Name and Address KLAPEC TRUCKING CO INC	Claim Holder Name and Address KLAPEC TRUCKING CO INC PO BOX 1278 OIL CITY PA 16301	Docketed Total	\$75.50			Modified Total	\$75.50
PO BOX 1278 OIL CITY PA 16301	Case Number* Secured 05-44481 Secured	Priority	<u>Unsecured</u> \$75.50 \$75.50	Case Number* 05-44640 _	Secured	Priority	<u>Unsecured</u> \$75.50 \$75.50
Claim: 1987 Date Filed:02/14/06 Docketed Total: \$249,500.00 Filing Creditor Name and Address	Claim Holder Name and Address KOKUSAI INC 8102 WOODLAND DR INDIANAPOLIS IN 46278	Docketed Total	\$249,500.00			Modified Total	\$200,350.00
KOKUSAI INC 8102 WOODLAND DR INDIANAPOLIS IN 46278	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$249,500.00 \$249,500.00	<u>Case Number*</u> 05-44640 _	Secured	Priority — ———————————————————————————————————	<u>Unsecured</u> \$200,350.00 \$200,350.00
Claim: 2150 Date Filed:02/28/06 Docketed Total: \$10,884.57 Filing Creditor Name and Address	Claim Holder Name and Address KOM LAMB INC 355 COMMERCE DR AMHERST NY 14228	Docketed Total	\$10,884.57			Modified Total	\$9,307.57
KOM LAMB INC 355 COMMERCE DR AMHERST NY 14228	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$10,884.57 \$10,884.57	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$9,307.57 \$9,307.57
Claim: 4273 Date Filed:05/01/06 Docketed Total: \$14,681.25 Filing Creditor Name and Address	Claim Holder Name and Address KOYO MACHINERY USA INC 14878 GALLEON CT PLYMOUTH MI 48170	Docketed Total	\$14,681.25			Modified Total	\$5,431.25
KOYO MACHINERY USA INC 14878 GALLEON CT PLYMOUTH MI 48170	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$14,681.25 \$14,681.25	<u>Case Number*</u> 05-44481 _	Secured	Priority — ———	<u>Unsecured</u> \$5,431.25 \$5,431.25

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 2145 Date Filed: 02/28/06 Docketed Total: \$407,503.38 Filing Creditor Name and Address KULICKE AND SOFFA INDUSTRIES	Claim Holder Name and Address ARGO PARTMERS 12 W 37TH ST 9TH FL NEW YORK NY 10018	Docketed Total	\$407,503.38			Modified Total	\$179,076.42
INC ROBERT F AMWEG 1005 VIRGINIA DR FORT WASHINGTON PA 19034	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$407,503.38	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$179,076.42
			\$407,503.38	-			\$179,076.42
Claim: 15926 Date Filed:07/26/06 Docketed Total: \$404,986.61 Filing Creditor Name and Address M A COM INC GEORGE D NAGLE JR CREDIT MGR	Claim Holder Name and Address M A COM INC GEORGE D NAGLE JR CREDIT MGR PO BOX 3608 MS38 26 HARRISBURG PA 17105	Docketed Total	\$404,986.61			Modified Total	\$270,821.26
PO BOX 3608 MS38 26 HARRISBURG PA 17105	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$404,986.61 \$404,986.61	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$270,821.26 \$270,821.26
Claim: 8791 Date Filed:06/30/06 Docketed Total: \$9,790.00 Filing Creditor Name and Address MASTERS TOOL & DIE INC 4485 MARLEA DR	Claim Holder Name and Address CONTRARIAN FUNDS LLC ATTN ALPA JIMENEZ 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total	\$9,790.00			Modified Total	\$6,290.00
SAGINAW MI 48601-7230	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$9,790.00 \$9,790.00	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$6,290.00 \$6,290.00
Claim: 11540 Date Filed:07/27/06 Docketed Total: \$36,848.11 Filing Creditor Name and Address MC ALPIN INDUSTRIES INC	Claim Holder Name and Address MC ALPIN INDUSTRIES INC 255 HOLLENBECK ST ROCHESTER NY 14621	Docketed Total	\$36,848.11			Modified Total	\$27,156.01
255 HOLLENBECK ST ROCHESTER NY 14621	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$36,848.11 \$36,848.11	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$27,156.01 \$27,156.01

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 2709 Date Filed:04/05/06 Docketed Total: \$33,544.10 Filing Creditor Name and Address METAL POWDER PRODUCTS COMPANY STEVEN KAHN DIRECTOR OF	Claim Holder Name and Address LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT ONE UNIVERSITY PLAZA STE 312 HACKENSACK NJ 07601	Docketed Total	\$33,544.10			Modified Total	\$33,544.10
PURCHASING 17005 A WESTFIELD PARK RD WESTFIELD IN 46074-9373	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$33,544.10	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$33,544.10
			\$33,544.10				\$33,544.10
Claim: 2711 Date Filed:04/05/06 Docketed Total: \$15,750.00 Filing Creditor Name and Address METAL POWDER PRODUCTS COMPANY STEVEN KAHN DIRECTOR OF	Claim Holder Name and Address LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT ONE UNIVERSITY PLAZA STE 312 HACKENSACK NJ 07601	Docketed Total	\$15,750.00			Modified Total	\$14,070.00
PURCHASING 17005 A WESTFIELD PARK RD WESTFIELD IN 46074-9373	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$15,750.00	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$14,070.00
			\$15,750.00				\$14,070.00
Claim: 2712 Date Filed:04/05/06 Docketed Total: \$26,184.00 Filing Creditor Name and Address METAL POWDER PRODUCTS COMPANY STEVEN KAHN DIRECTOR OF	Claim Holder Name and Address LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT ONE UNIVERSITY PLAZA STE 312 HACKENSACK NJ 07601	Docketed Total	\$26,184.00			Modified Total	\$20,104.03
PURCHASING 17005 A WESTFIELD PARK RD WESTFIELD IN 46074-9373	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$26,184.00	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$20,104.03
			\$26,184.00				\$20,104.03
Claim: 15333 Date Filed:07/31/06 Docketed Total: \$34,323.80 Filing Creditor Name and Address MILLER TOOL & DIE CO LYNN M BRIMER STROBL & SHARP PC	Claim Holder Name and Address MILLER TOOL & DIE CO LYNN M BRIMER STROBL & SHARP PC 300 E LONG LAKE RD STE 200 BLOOMFIELD HILLS MI 48304	Docketed Total	\$34,323.80			Modified Total	\$27,103.80
300 E LONG LAKE RD STE 200 BLOOMFIELD HILLS MI 48304	Case Number* Secured \$34,323.80 \$34,323.80	Priority	<u>Unsecured</u>	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$27,103.80 \$27,103.80

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 3873 Date Filed: 05/01/06 Docketed Total: \$1,491.09 Filing Creditor Name and Address MOSIER AUTOMATION KOK STEVE COOPER	Claim Holder Name and Address MOSIER AUTOMATION KOK STEVE COOPER 9851 PK DAVIS RD INDIANAPOLIS IN 46235	Docketed Total	\$1,491.09			Modified Total	\$919.48
9851 PK DAVIS RD INDIANAPOLIS IN 46235	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$1,491.09 \$1,491.09	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$919.48 \$919.48
Claim: 10231 Date Filed:07/21/06 Docketed Total: \$6,132.75 Filing Creditor Name and Address MOTION INDUSTRIES INC KIMBERLY J ROBINSON BARACK FERRAZZANO KIRSCHBAUM	Claim Holder Name and Address MOTION INDUSTRIES INC KIMBERLY J ROBINSON BARACK FERRAZZANO KIRSCHBAUM PERLMA 333 W WACKER DR STE 2700 CHICAGO IL 60606-1227	Docketed Total	\$6,132.75			Modified Total	\$6,132.75
PERLMA 333 W WACKER DR STE 2700 CHICAGO IL 60606-1227	Case Number* Secured 05-44624	Priority	<u>Unsecured</u> \$6,132.75 \$6,132.75	<u>Case Number*</u> 05-44624 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$6,132.75 \$6,132.75
Claim: 10232 Date Filed:07/21/06 Docketed Total: \$108,287.35 Filing Creditor Name and Address MOTION INDUSTRIES INC KIMBERLY J ROBINSON BARRACK FERRAZZANO KIRSCHBAUM	Claim Holder Name and Address MOTION INDUSTRIES INC KIMBERLY J ROBINSON BARRACK FERRAZZANO KIRSCHBAUM PERIM 333 W WACKER DR STE 2700 CHICAGO IL 60606-1227	Docketed Total	\$108,287.35			Modified Total	\$108,287.35
PERIM 333 W WACKER DR STE 2700 CHICAGO IL 60606-1227	<u>Case Number*</u> <u>Secured</u> 05-44507	Priority	<u>Unsecured</u> \$108,287.35 \$108,287.35	<u>Case Number*</u> 05-44507 _	Secured	Priority	<u>Unsecured</u> \$108,287.35 \$108,287.35
Claim: 2643 Date Filed: 04/13/06 Docketed Total: \$12,800.00 Filing Creditor Name and Address NAGEL & SHIPPERS PRODUCTS & SIERRA LIQUIDITY FUND SIERRA LIQUIDITY FUND	Claim Holder Name and Address NAGEL & SHIPPERS PRODUCTS & SIF LIQUIDITY FUND SIERRA LIQUIDITY FUND 2699 WHITE ROAD STE 255 IRVINE CA 92614	Docketed Total ERRA	\$12,800.00			Modified Total	\$12,800.00
2699 WHITE ROAD STE 255 IRVINE CA 92614	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$12,800.00 \$12,800.00	<u>Case Number*</u> 05-44640 _	<u>Secured</u>	Priority	<u>Unsecured</u> \$12,800.00 \$12,800.00

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 2735 Date Filed:04/24/06 Docketed Total: \$3,702.30 Filing Creditor Name and Address NEW ENGLAND ELECTRIC WIRE & SIERRA LIQUIDITY FUND SIERRA LIQUIDITY FUND	Claim Holder Name and Address NEW ENGLAND ELECTRIC WIRE & SIE LIQUIDITY FUND SIERRA LIQUIDITY FUND 2699 WHITE RD STE 255 IRVINE CA 92614	Docketed Total PRRA	\$3,702.30			Modified Total	\$2,816.47
2699 WHITE RD STE 255 IRVINE CA 92614	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$3,702.30 \$3,702.30	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$2,816.47 \$2,816.47
Claim: 2097 Date Filed:02/22/06 Docketed Total: \$154,620.81 Filing Creditor Name and Address NOVELLUS SYSTEMS INC ATTN PHYLLIS MILLER 4000 N 1ST ST	Claim Holder Name and Address STONEHILL INSTITUTIONAL PARTNER CO STONEHILL CAPITAL MANAGEMENT 885 THIRD AVE 30TH FL NEW YORK NY 10022	Docketed Total S LP	\$154,620.81			Modified Total	\$73,558.50
SAN JOSE CA 95134	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$154,620.81 \$154,620.81	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$73,558.50 \$73,558.50
Claim: 12181 Date Filed:07/28/06 Docketed Total: \$774,413.31 Filing Creditor Name and Address OHIO EDISON COMPANY BANKRUPTCY DEPT	Claim Holder Name and Address OHIO EDISON COMPANY BANKRUPTCY DEPT 6896 MILLER RD RM 204 BRECKSVILLE OH 44141	Docketed Total	\$774,413.31			Modified Total	\$589,907.30
6896 MILLER RD RM 204 BRECKSVILLE OH 44141	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$774,413.31 \$774,413.31	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$589,907.30 \$589,907.30
Claim: 16348 Date Filed:10/03/06 Docketed Total: \$183,291.76 Filing Creditor Name and Address PARKER HANNIFIN CORPORATION	Claim Holder Name and Address PARKER HANNIFIN CORPORATION 6035 PARKLAND BLVD CLEVELAND OH 44124	Docketed Total	\$183,291.76			Modified Total	\$181,363.52
6035 PARKLAND BLVD CLEVELAND OH 44124	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$183,291.76 \$183,291.76	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$181,363.52 \$181,363.52

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 3302 Date Filed: 04/28/06 Docketed Total: \$11,133.32 Filing Creditor Name and Address PHOENIX PASSIVE COMPONENTS INC	Claim Holder Name and Address MADISON NICHE OPPORTUNITIES LLC 6310 LAMAR AVE STE 120 OVERLAND PARK KS 66202	Docketed Total	\$11,133.32			Modified Total	\$8,108.51
508 TWILIGHT TRAIL STE 204 RICHARDSON TX 75080	Case Number*     Secured       05-44640     \$11,133.32       \$11,133.32	Priority -	Unsecured	Case Number* 05-44640 _	Secured	Priority	<u>Unsecured</u> \$8,108.51 \$8,108.51
Claim: 12440 Date Filed:07/28/06 Docketed Total: \$24,423.64 Filing Creditor Name and Address PLAINFIELD STAMPING TEXAS INC	Claim Holder Name and Address PLAINFIELD STAMPING TEXAS INC PO BOX 265 PLAINFIELD IL 60544	Docketed Total	\$24,423.64			Modified Total	\$19,804.00
PO BOX 265 PLAINFIELD IL 60544	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$24,423.64 \$24,423.64	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$19,804.00 \$19,804.00
Claim: 2680 Date Filed:04/18/06 Docketed Total: \$111,073.70 Filing Creditor Name and Address ROTHRIST TUBE INC ATTN LINDA K BARR NELSON MULLINS RILEY & SCARBOROUGH	Claim Holder Name and Address ROTHRIST TUBE INC ATTN LINDA K BARR NELSON MULLINS RILEY & SCARBOROUGH PO BOX 11070 COLUMBIA SC 29211-1070	Docketed Total	\$111,073.70			Modified Total	\$100,896.19
PO BOX 11070 COLUMBIA SC 29211-1070	Case Number* Secured 05-44640 Secured	Priority	<u>Unsecured</u> \$111,073.70 \$111,073.70	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$100,896.19 \$100,896.19
Claim: 10494 Date Filed:07/24/06 Docketed Total: \$198,263.50 Filing Creditor Name and Address SAFETY COMPONENTS FABRIC EFT TECHNOLOGIES INC	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	Docketed Total	\$198,263.50			Modified Total	\$198,263.50
30 EMERY ST GREENVILLE SC 29605	Case Number* Secured 05-44481	<u>Priority</u> \$85,477.80 \$85,477.80	<u>Unsecured</u> \$112,785.70 \$112,785.70	Case Number* 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$198,263.50 \$198,263.50

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 12233 Date Filed: 07/28/06 Docketed Total: \$1,204,932.14 Filing Creditor Name and Address SAIA BURGESS AUTOMOTIVE INC	Claim Holder Name and Address SAIA BURGESS AUTOMOTIVE INC 303 GREGSON DR CARY NC 27511	Docketed Total	\$175,000.00			Modified Total	\$0.00
303 GREGSON DR CARY NC 27511	<u>Case Number*</u> <u>Secured</u> 05-44640 \$175,000.00	Priority	Unsecured	Case Number*	Secured	Priority	Unsecured
	Claim Holder Name and Address SPCP GROUP LLC ATTN BRIAN JARMAIN 2 GREENWICH PLZ 1ST FL GREENWICH CT 06830	Docketed Total	\$1,029,932.14			Modified Total	\$1,029,932.14
	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u>	<u>Unsecured</u> \$1,029,932.14 \$1,029,932.14	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u> — —	<u>Unsecured</u> \$1,029,932.14 \$1,029,932.14
Claim: 112 Date Filed:10/25/05 Docketed Total: \$57,501.00 Filing Creditor Name and Address SANYO ELECTRONIC DEVICE USA CORP	Claim Holder Name and Address SANYO ELECTRONIC DEVICE USA COR VICTORIA COMUNALE 2055 SANYO AVE SAN DIEGO CA 92154	Docketed Total P	\$57,501.00			Modified Total	\$57,501.00
VICTORIA COMUNALE 2055 SANYO AVE SAN DIEGO CA 92154	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$57,501.00 \$57,501.00	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$57,501.00 \$57,501.00
Claim: 9828 Date Filed:07/18/06 Docketed Total: \$471,910.96 Filing Creditor Name and Address SECURITAS SECURITY SERVICES	Claim Holder Name and Address SECURITAS SECURITY SERVICES USA JENNIFER MATTHEW 4330 PK TERRACE DR WESTLAKE VILLAGE CA 91361	Docketed Total	\$471,910.96			Modified Total	\$470,974.96
USA INC JENNIFER MATTHEW 4330 PK TERRACE DR WESTLAKE VILLAGE CA 91361	Case Number* Secured 05-44481 ————	<u>Priority</u>	<u>Unsecured</u> \$471,910.96 \$471,910.96	<u>Case Number*</u> 05-44482 05-44640 _	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$31,258.54 <u>\$439,716.42</u> \$470,974.96

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	TIED		
Claim: 1471 Date Filed:01/09/06 Docketed Total: \$17,311.48 Filing Creditor Name and Address SHERWIN WILLIAMS COMPANY 101 PROSPECT AVE NW	Claim Holder Name and Address SHERWIN WILLIAMS COMPANY 101 PROSPECT AVE NW 625 REPUBLIC BLDG CLEVELAND OH 44115	Docketed Total	\$17,311.48			Modified Total	\$9,166.83
625 REPUBLIC BLDG CLEVELAND OH 44115	Case Number* Secured	Priority	<u>Unsecured</u> \$17,311.48 \$17,311.48	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$9,166.83 \$9,166.83
Claim: 8673 Date Filed:06/27/06 Docketed Total: \$15,307.20 Filing Creditor Name and Address SIEMENS PLC A&D DIVISION C O ELIZABETH GUNN ESQ MCGUIRE WOOD	Claim Holder Name and Address SIEMENS PLC A&D DIVISION C O ELIZABETH GUNN ESQ MCGUIRE WOOD ONE JAMES CENTER 901 EAST CARY ST RICHMOND VA 23219	Docketed Total	\$15,307.20			Modified Total	\$5,674.40
ONE JAMES CENTER 901 EAST CARY ST RICHMOND VA 23219	Case Number* Secured 05-44610	Priority	<u>Unsecured</u> \$15,307.20 \$15,307.20	<u>Case Number*</u> 05-44610	Secured	<u>Priority</u>	<u>Unsecured</u> \$5,674.40 \$5,674.40
Claim: 14670 Date Filed:07/31/06 Docketed Total: \$16,977.50 Filing Creditor Name and Address SIERRA LIQUIDITY FUND LLC ASSIGNEE EISSMANN GROUP	Claim Holder Name and Address SIERRA LIQUIDITY FUND LLC ASSI EISSMANN GROUP AUTOMOTIVE ASSI SIERRA LIQUIDITY FUND LLC 2699 WHITE RD STE 255 IRVINE CA 92614		\$16,977.50			Modified Total	\$11,624.82
AUTOMOTIVE ASSIGNOR SIERRA LIQUIDITY FUND LLC 2699 WHITE RD STE 255 IRVINE CA 92614	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$16,977.50	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$11,624.82
			\$16,977.50				\$11,624.82
Claim: 14687 Date Filed:07/31/06 Docketed Total: \$15,273.82 Filing Creditor Name and Address SIERRA LIQUIDITY FUND LLC ASSIGNEE K A TECHNOLOGIES	Claim Holder Name and Address SIERRA LIQUIDITY FUND LLC ASSI K A TECHNOLOGIES ASSIGNOR SIERRA LIQUIDITY FUND LLC 2699 WHITE RD STE 255 IRVINE CA 92614	Docketed Total GNEE	\$15,273.82			Modified Total	\$13,977.06
ASSIGNOR SIERRA LIQUIDITY FUND LLC 2699 WHITE RD STE 255 IRVINE CA 92614	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$15,273.82	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$13,977.06
			\$15,273.82	_			\$13,977.06

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 10397 Date Filed:07/24/06 Docketed Total: \$59,289.47 Filing Creditor Name and Address SPX CORPORATION CONTECH DIVISION	Claim Holder Name and Address SPX CORPORATION CONTECH DIVISIO C O RONALD R PETERSON JENNER & BLOCK LLP ONE IBM PLAZA CHICAGO IL 60611	Docketed Total DN	\$59,289.47			Modified Total	\$59,289.47
C O RONALD R PETERSON JENNER & BLOCK LLP ONE IBM PLAZA CHICAGO IL 60611	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u> \$59,289.47 \$59,289.47	Unsecured	<u>Case Number*</u> 05-44640	Secured	Priority	\$59,289.47 \$59,289.47
Claim: 9946 Date Filed:07/19/06 Docketed Total: \$167,205.47 Filing Creditor Name and Address STUART IRBY CO	Claim Holder Name and Address STUART IRBY CO 144 WOODALL RD DECATUR AL 35601	Docketed Total	\$167,205.47			Modified Total	\$145,491.87
144 WOODALL RD DECATUR AL 35601	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$167,205.47 \$167,205.47	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$145,491.87 \$145,491.87
Claim: 849 Date Filed:11/28/05 Docketed Total: \$91,766.83 Filing Creditor Name and Address TEAM PACIFIC CORPORATION DBA TEAM GOLDEN LINK AMERICA TEAM GOLDEN LINK AMERICA CORPORATIO	Claim Holder Name and Address TEAM PACIFIC CORPORATION DBA TE GOLDEN LINK AMERICA TEAM GOLDEN LINK AMERICA CORPORATIO 1799 OLD BAYSHORE HWY STE 135 BURLINGAME CA 94010-1316	Docketed Total EAM	\$91,766.83			Modified Total	\$91,766.83
1799 OLD BAYSHORE HWY STE 135 BURLINGAME CA 94010-1316	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$91,766.83 \$91,766.83	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$91,766.83 \$91,766.83
Claim: 850 Date Filed:11/28/05 Docketed Total: \$84,709.66 Filing Creditor Name and Address TEAM PACIFIC CORPORATION DBA TEAM GOLDEN LINK AMERICA TEAM GOLDEN LINK AMERICA CORPORATIO	Claim Holder Name and Address TEAM PACIFIC CORPORATION DBA TE GOLDEN LINK AMERICA TEAM GOLDEN LINK AMERICA CORPORATIO 1799 OLD BAYSHORE HWY STE 135 BURLINGAME CA 94010-1316	Docketed Total ZAM	\$84,709.66			Modified Total	\$84,709.66
1799 OLD BAYSHORE HWY STE 135 BURLINGAME CA 94010-1316	Case Number* Secured 05-44481	Priority -	<u>Unsecured</u> \$84,709.66 \$84,709.66	<u>Case Number*</u> 05-44640 _	<u>Secured</u>	Priority	<u>Unsecured</u> \$84,709.66 \$84,709.66

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

ss Docketed Total A TEAM  35  Priority  ss Docketed Total  Priority	\$175,658.02 <u>Unsecured</u> \$175,658.02 \$175,658.02 \$44.85	<u>Case Number*</u> 05-44640	Secured	Modified Total  Priority  Modified Total	\$163,447.77 <u>Unsecured</u> \$163,447.77  \$163,447.77
ss Docketed Total	\$175,658.02 \$175,658.02 \$44.85		<u>Secured</u>	- <del></del> -	\$163,447.77 \$163,447.77
				Modified Total	\$44.85
Priority	TT3				
	<u>Unsecured</u> \$44.85 \$44.85	<u>Case Number*</u> 05-44640	Secured	Priority	<u>Unsecured</u> \$44.85 \$44.85
ss Docketed Total	\$1,558,603.56			Modified Total	\$245,793.00
Priority \$1,558,603.56 \$1,558,603.56	Unsecured	Case Number* 05-44640	Secured	Priority	<u>Unsecured</u> \$245,793.00 \$245,793.00
ss Docketed Total	\$128,492.85			Modified Total	\$79,139.71
Priority	<u>Unsecured</u> \$128,492.85 \$128,492.85	Case Number* 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$79,139.71 \$79,139.71
	\$1,558,603.56 \$1,558,603.56 ss Docketed Total	\$1,558,603.56 \$1,558,603.56 ss Docketed Total \$128,492.85 Priority Unsecured \$128,492.85	\$1,558,603.56 \$1,558,603.56 ss Docketed Total \$128,492.85 Priority Unsecured \$128,492.85	\$1,558,603.56 \$1,558,603.56 ss Docketed Total \$128,492.85 Priority Unsecured \$128,492.85 \$28 Number* Secured 05-44640	\$1,558,603.56 \$1,558,603.56  SS Docketed Total \$128,492.85  Priority Unsecured \$128,492.85  Priority Unsecured \$128,492.85

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

Priority  Pess Docketed Total	\$42,065.81 <u>Unsecured</u> \$42,065.81 \$42,065.81 \$42,065.81	<u>Case Number*</u> 05-44640 _	Secured	Modified Total  Priority	\$15,016.23 <u>Unsecured</u> \$15,016.23
ress Docketed Total	\$42,065.81 \$42,065.81		Secured	<u>Priority</u>	
	\$221,415.22				\$15,016.23
<b>5</b>				Modified Total	\$30,264.35
<u>Priority</u>	<u>Unsecured</u> \$221,415.22 \$221,415.22	<u>Case Number*</u> 05-44640	Secured	Priority —	<u>Unsecured</u> \$30,264.35 \$30,264.35
ess Docketed Total GISTICS				Modified Total	\$1,135.41
Priority	Unsecured \$0.00	Case Number* 05-44640	Secured	<u>Priority</u>	<u>Unsecured</u> \$1,135.41 \$1,135.41
ress Docketed Total	\$33,320.75			Modified Total	\$25,354.57
Priority	<u>Unsecured</u> \$33,320.75 \$33,320.75	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$25,354.57 \$25,354.57
	ess Docketed Total	\$0.00  ess Docketed Total \$33,320.75  Priority Unsecured \$33,320.75	\$0.00 05-44640  ess Docketed Total \$33,320.75  Priority Unsecured \$33,320.75 05-44640	## So.00   05-44640	## \$0.00   05-44640

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	TIED		
Claim: 10707 Date Filed:07/26/06 Docketed Total: \$12,731,160.31 Filing Creditor Name and Address TYCO ELECTRONICS CORPORATION GEORGE D NAGLE JR CREDIT MGR	Claim Holder Name and Address TYCO ELECTRONICS CORPORATION GEORGE D NAGLE JR CREDIT MGR PO BOX 3608 MS 3826 HARRISBURG PA 17105-3608	Docketed Total	\$12,731,160.31			Modified Total	\$1,892,948.59
PO BOX 3608 MS 3826 HARRISBURG PA 17105-3608	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$12,731,160.31	Case Number* 05-44507 05-44511 05-44624 05-44640	<u>Secured</u>	<u>Priority</u>	<u>Unsecured</u> \$1,917.20 \$9,300.79 \$34,332.85 \$1,847,397.75
			\$12,731,160.31	_ 03-44040 _		_	\$1,892,948.59
Claim: 11034 Date Filed:07/26/06 Docketed Total: \$6,610.83 Filing Creditor Name and Address VECTREN ENERGY DELIVERY	Claim Holder Name and Address VECTREN ENERGY DELIVERY ATTN SHARON ARMSTRONG PO BOX 209 EVANSVILLE IN 47702	Docketed Total	\$6,610.83			Modified Total	\$6,610.83
ATTN SHARON ARMSTRONG PO BOX 209 EVANSVILLE IN 47702	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$6,610.83 \$6,610.83	<u>Case Number*</u> 05-44640 _	Secured	Priority	<u>Unsecured</u> \$6,610.83 \$6,610.83
Claim: 93 Date Filed:10/24/05 Docketed Total: \$7,115.17 Filing Creditor Name and Address VIDEOJET TECHNOLOGIES INC	Claim Holder Name and Address VIDEOJET TECHNOLOGIES INC 1500 MITTEL BLVD WOOD DALE IL 60191	Docketed Total	\$7,115.17			Modified Total	\$1,565.67
1500 MITTEL BLVD WOOD DALE IL 60191	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$7,115.17 \$7,115.17	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$1,565.67 \$1,565.67
Claim: 1607 Date Filed:01/18/06 Docketed Total: \$32,666.89 Filing Creditor Name and Address WHEELABRATOR GROUP	Claim Holder Name and Address WHEELABRATOR GROUP 1606 EXECUTIVE DRIVE LAGRANGE GA 30240	Docketed Total	\$32,666.89			Modified Total	\$32,666.89
1606 EXECUTIVE DRIVE LAGRANGE GA 30240	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$32,666.89 \$32,666.89	Case Number* 05-44640 _	Secured	<u>Priority</u>	<u>Unsecured</u> \$32,666.89 \$32,666.89

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIFIED		
Claim: 8730 Date Filed:06/28/06 Docketed Total: \$0.00 Filing Creditor Name and Address XPRESS IMPRESORES SA DE CV EFT PERIF LUIS ECHEVERRIA 1800 PTE	Claim Holder Name and Address XPRESS IMPRESORES SA DE CV EFT PERIF LUIS ECHEVERRIA 1800 PTE ZONA INDUSTRIAL CP 25290 SALTILLO COAH MEXICO	Docketed Total			Modified Total	\$1,043.63
ZONA INDUSTRIAL CP 25290 SALTILLO COAH MEXICO	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	Unsecured \$0.00	Case Number* Secured	Priority	<u>Unsecured</u> \$1,043.63 \$1,043.63
Claim: 77 Date Filed:10/24/05 Docketed Total: \$724,027.12 Filing Creditor Name and Address YODER INDUSTRIES INC	Claim Holder Name and Address YODER INDUSTRIES INC 2520 NEEDMORE RD DAYTON OH 45414	Docketed Total	\$724,027.12		Modified Total	\$39,537.07
2520 NEEDMORE RD DAYTON OH 45414	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$724,027.12 \$724,027.12	Case Number* Secured	<u>Priority</u>	<u>Unsecured</u> \$39,537.07 \$39,537.07
Claim: 12017 Date Filed:07/28/06 Docketed Total: \$99,852.32 Filing Creditor Name and Address ZF BOGE ELASTMETALL LLC JOHN J HUNTER ATTORNEY HUNTER & SCHANK CO LPA	Claim Holder Name and Address ZF BOGE ELASTMETALL LLC JOHN J HUNTER ATTORNEY HUNTER & SCHANK CO LPA 1700 CANTON AVE TOLEDO OH 43604	Docketed Total	\$99,852.32		Modified Total	\$74,932.82
1700 CANTON AVE TOLEDO OH 43604	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority —	<u>Unsecured</u> \$99,852.32 \$99,852.32	Case Number* Secured	Priority	<u>Unsecured</u> \$74,932.82 \$74,932.82
Claim: 2464 Date Filed:03/31/06 Docketed Total: \$415,801.69 Filing Creditor Name and Address ZYLUX ACOUSTIC CORP ZYLUX AMERICA INC	Claim Holder Name and Address ZYLUX ACOUSTIC CORP ZYLUX AMERICA INC 100 EMERSON LN STE 1513 BRIDGEVILLE PA 15017	Docketed Total	\$415,801.69		Modified Total	\$75,000.00
100 EMERSON LN STE 1513 BRIDGEVILLE PA 15017	<u>Case Number*</u> <u>Secured</u> 05-44481	Priority	<u>Unsecured</u> \$415,801.69 \$415,801.69	Case Number* Secured	<u>Priority</u>	<u>Unsecured</u> \$75,000.00 \$75,000.00
				Total Count of Cl. Total Amount as D Total Amount as M	ocketed: \$34,758,	

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 2234 Date Filed:03/09/06 Docketed Total: \$1,013.04 Filing Creditor Name and Address BOULDER COUNTY TREASURER	Claim Holder Name and Address BOULDER COUNTY TREASURER BOB HULLINGHORST PO BOX 471 BOULDER CO 80306	Docketed Total	\$1,013.04			Modified Total	\$777.13
BOB HULLINGHORST PO BOX 471 BOULDER CO 80306	Case Number*         Secured           05-44481         \$1,013.04           \$1,013.04	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$777.13 \$777.13	<u>Priority</u>	Unsecured
Claim: 671 Date Filed:11/18/05 Docketed Total: \$37.00 Filing Creditor Name and Address DYER COUNTY TRUSTEE C O J MICHAEL GAULDIN	Claim Holder Name and Address DYER COUNTY TRUSTEE C O J MICHAEL GAULDIN PO BOX 220 DYERSBURG TN 38025	Docketed Total	\$37.00			Modified Total	\$28.38
PO BOX 220 DYERSBURG TN 38025	Case Number*         Secured           05-44481         \$37.00           \$37.00	Priority	Unsecured	Case Number* 05-44640 _	<u>Secured</u> \$28.38 \$28.38	<u>Priority</u>	Unsecured
Claim: 11372 Date Filed:07/27/06 Docketed Total: \$218,106.97 Filing Creditor Name and Address	Claim Holder Name and Address ERIE COUNTY TREASURER 247 COLUMBUS AVE STE 115 SANDUSKY OH 44870	Docketed Total	\$218,106.97			Modified Total	\$188,837.20
ERIE COUNTY TREASURER 247 COLUMBUS AVE STE 115 SANDUSKY OH 44870	<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$218,106.97</u> \$218,106.97	Priority	<u>Unsecured</u>	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$188,837.20 \$188,837.20	Priority	<u>Unsecured</u>
Claim: 7182 Date Filed: 05/31/06 Docketed Total: \$359.23 Filing Creditor Name and Address GILES CO TN GILES COUNTY TRUSTEE	Claim Holder Name and Address GILES CO TN GILES COUNTY TRUSTEE PO BOX 678 COURTHOUSE PULASKI TN 38478	Docketed Total	\$359.23			Modified Total	\$268.49
PO BOX 678 COURTHOUSE PULASKI TN 38478	<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$359.23</u> \$359.23	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>\$268.49</u> \$268.49	<u>Priority</u>	Unsecured

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In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	TIED		
Claim: 3655 Date Filed:05/01/06 Docketed Total: \$8.75 Filing Creditor Name and Address HAYWOOD COUNTY TRUSTEE	Claim Holder Name and Address HAYWOOD COUNTY TRUSTEE COURTHOUSE BROWNSVILLE TN 38012	Docketed Total	\$8.75			Modified Total	\$8.58
COURTHOUSE BROWNSVILLE TN 38012	Case Number* Secured 05-44481	<u>Priority</u> \$8.58 \$8.58	<u>Unsecured</u> \$0.17 \$0.17	Case Number* 05-44640	<u>Secured</u>	<u>Priority</u> \$8.58\$8.58	Unsecured
Claim: 197 Date Filed:10/28/05 Docketed Total: \$23,130.99 Filing Creditor Name and Address KNOX COUNTY TRUSTEE MIKE LOWE KNOX CO TRUSTEE C O ATTORNEY DEAN B FARMER HODGES DOUGHTY CARSON PLLC	Claim Holder Name and Address KNOX COUNTY TRUSTEE MIKE LOWE KNOX CO TRUSTEE C O ATTORNEY DEAN B FARMER HODGES DOUGHTY CARSON PLLC PO BOX 869 KNOXVILLE TN 37901-0869	Docketed Total	\$23,130.99			Modified Total	\$17,744.32
PO BOX 869 KNOXVILLE TN 37901-0869	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u> \$23,130.99 \$23,130.99	Unsecured	<u>Case Number*</u> 05-44640	Secured	Priority \$17,744.32 \$17,744.32	Unsecured
Claim: 16116 Date Filed:08/09/06 Docketed Total: \$22.25 Filing Creditor Name and Address LAPORTE COUNTY IN LAPORTE COUNTY TREASURER	Claim Holder Name and Address LAPORTE COUNTY IN LAPORTE COUNTY TREASURER 813 LINCOLNWAY STE 205 LAPORTE IN 46360-3491	Docketed Total	\$22.25			Modified Total	\$20.23
813 LINCOLNWAY STE 205 LAPORTE IN 46360-3491	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u> \$22.25 \$22.25	Unsecured	Case Number* 05-44640	Secured	<u>Priority</u> \$20.23 \$20.23	Unsecured
Claim: 1108 Date Filed:12/12/05 Docketed Total: \$17,534.38 Filing Creditor Name and Address MIAMI DADE COUNTY TAX COLLECTOR C O METRO DADE COUNTY	Claim Holder Name and Address MIAMI DADE COUNTY TAX COLLECTOR C O METRO DADE COUNTY PARALEGAL UNI 140 W FLAGLER ST STE 1403 MIAMI FL 33130	Docketed Total	\$17,534.38			Modified Total	\$13,297.02
PARALEGAL UNI 140 W FLAGLER ST STE 1403 MIAMI FL 33130	<u>Case Number*</u> 05-44481  Secured \$17,534.38  \$17,534.38	<u>Priority</u>	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$13,297.02 \$13,297.02	<u>Priority</u>	<u>Unsecured</u>

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKET	ED			CLAIM AS MODIF	'IED		
Claim: 8415 Date Filed:06/23/06 Docketed Total: \$455.00 Filing Creditor Name and Address MONTGOMERY CO TN MONTGOMERY COUNTY TRUSTEES OFFICE	Claim Holder Na MONTGOMERY CO T MONTGOMERY COUN OFFICE 350 PAGEANT LN STE 101 A CLARKSVILLE TN	N TY TRUSTEES	Docketed Total	\$455.00			Modified Total	\$422.68
350 PAGEANT LN STE 101 A CLARKSVILLE TN 37041	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> <u>\$455.00</u> \$455.00	Unsecured	Case Number* 05-44640	Secured	<u>Priority</u> <u>\$422.68</u> \$422.68	Unsecured
Claim: 8535 Date Filed:06/26/06 Docketed Total: \$9,984.48 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Na MONTGOMERY COUN PO BOX 972 DAYTON OH 45422	TY TREASURER	Docketed Total	\$9,984.48			Modified Total	\$3,600.61
PO BOX 972 DAYTON OH 45422-0475	<u>Case Number*</u> 05-44481	<u>Secured</u> \$9,984.48 \$9,984.48	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$3,600.61 \$3,600.61	<u>Priority</u>	Unsecured
Claim: 8537 Date Filed:06/26/06 Docketed Total: \$13,321.05 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Na MONTGOMERY COUN PO BOX 817600 DAYTON OH 45481	TY TREASURER	Docketed Total	\$13,321.05			Modified Total	\$4,787.82
PO BOX 817600 DAYTON OH 45481	<u>Case Number*</u> 05-44640	<u>Secured</u> \$13,321.05 \$13,321.05	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$4,787.82 \$4,787.82	<u>Priority</u>	Unsecured
Claim: 8540 Date Filed:06/26/06 Docketed Total: \$55.96 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Na MONTGOMERY COUN PO BOX 972 DAYTON OH 45422	TY TREASURER	Docketed Total	\$55.96			Modified Total	\$13.71
PO BOX 972 DAYTON OH 45422-0475	Case Number* 05-44481	<u>Secured</u> \$55.96 \$55.96	<u>Priority</u> — —	Unsecured	Case Number* 05-44640	<u>Secured</u> \$13.71 \$13.71	<u>Priority</u>	<u>Unsecured</u>

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In re: Delphi Corporation, et al. Seventeenth Omnibus Objection

			CLAIM AS MODIF	TED		
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476	Docketed Total	\$583,848.54			Modified Total	\$209,844.35
<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$583,848.54</u> \$583,848.54	Priority	<u>Unsecured</u>	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$209,844.35 \$209,844.35	<u>Priority</u>	<u>Unsecured</u>
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$4,329.83			Modified Total	\$1,059.72
Case Number*         Secured           05-44481         \$4,329.83           \$4,329.83	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$1,059.72 \$1,059.72	<u>Priority</u>	Unsecured
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$9,370.62			Modified Total	\$3,367.94
Case Number*         Secured           05-44481         \$9,370.62           \$9,370.62	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$3,367.94 \$3,367.94	<u>Priority</u>	<u>Unsecured</u>
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476	Docketed Total	\$182,850.01			Modified Total	\$65,719.34
Case Number* Secured \$182,850.01 \$182,850.01	<u>Priority</u>	Unsecured	Case Number* 05-44640 _	<u>Secured</u> \$65,719.34 \$65,719.34	Priority	<u>Unsecured</u>
	MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476    Case Number*   Secured   \$583,848.54   \$583,848.54     Claim Holder Name and Address   MONTGOMERY COUNTY TREASURER   PO BOX 972   DAYTON OH 45422-0475     Case Number*   Secured   \$4,329.83   \$4,329.83     Claim Holder Name and Address   MONTGOMERY COUNTY TREASURER   PO BOX 972   DAYTON OH 45422-0475     Case Number*   Secured   \$9,370.62   \$9,370.62     Claim Holder Name and Address   MONTGOMERY COUNTY TREASURER   PO BOX 972   DAYTON OH 45422-0475     Case Number*   Secured   \$9,370.62   \$9,370.62     Claim Holder Name and Address   MONTGOMERY COUNTY TREASURER   451 W THIRD ST   DAYTON OH 45422-0476     Case Number*   Secured   \$182,850.01	MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476  Case Number* \$\frac{\\$583,848.54}{\\$583,848.54}\$  Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475  Case Number* \$\frac{\\$5ecured}{\\$4,329.83}\$ \$\frac{\\$54,329.83}{\\$4,329.83}\$  Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475  Case Number* \$\frac{\\$5ecured}{\\$9,370.62}\$  Docketed Total  MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475  Case Number* \$\frac{\\$9,370.62}{\\$9,370.62}\$  Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476  Case Number* \$\frac{\\$9,370.62}{\\$9,370.62}\$  Docketed Total  MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476  Case Number* \$\frac{\\$9cured}{\\$182,850.01}\$  Priority	MONTGOMERY COUNTY TREASURER           451 W THIRD ST           DAYTON OH 45422-0476           Case Number*	MONTGOMERY COUNTY TREASURER   451 W THIRD ST   DAYTON OH 45422-0476	MONTGOMERY COUNTY TREASURER   451 W THIRD ST   DAYTON OH 45422-0476	MONTGOMERY COUNTY TREASURER   451 W THIRD ST   DAYTON OH 45422-0476   Case Number*   Secured   Secured

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972	Docketed Total					
DAYTON OH 45422-0475		\$2,628.90			Modified Total	\$944.88
Case Number*         Secured           05-44481         \$2,628.90           \$2,628.90	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$944.88 \$944.88	Priority	Unsecured
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476	Docketed Total	\$578,440.64			Modified Total	\$207,900.92
Case Number*         Secured           05-44481         \$578,440.64           \$578,440.64	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$207,900.92 \$207,900.92	<u>Priority</u>	Unsecured
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$35,659.30			Modified Total	\$12,816.60
Case Number*         Secured           05-44481         \$35,659.30           \$35,659.30	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$12,816.60 \$12,816.60	<u>Priority</u>	<u>Unsecured</u>
Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Docketed Total	\$1,179,183.93			Modified Total	\$444,646.98
<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$1,179,183.93</u> \$1,179,183.93	Priority .	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$444,646.98 \$444,646.98	<u>Priority</u>	Unsecured
CM4D CO CMPD CO CM4D C	\$2,628.90  Plaim Holder Name and Address ONTGOMERY COUNTY TREASURER 51 W THIRD ST AYTON OH 45422-0476    Secured   \$578,440.64     \$578,440.64     \$578,440.64     \$140	\$2,628.90  Claim Holder Name and Address ONTGOMERY COUNTY TREASURER 51 W THIRD ST AYTON OH 45422-0476  Claim Holder Name and Address Sorted \$578,440.64 \$578,440.64  Claim Holder Name and Address ONTGOMERY COUNTY TREASURER O BOX 972 AYTON OH 45422-0475  Claim Holder Name and Address Sorted \$35,659.30  Claim Holder Name and Address ONTGOMERY COUNTY TREASURER O BOX 972 AYTON OH 45422-0475  Claim Holder Name and Address ONTGOMERY COUNTY TREASURER Sorted \$35,659.30  Claim Holder Name and Address ONTGOMERY COUNTY TREASURER 51 W. THIRD ST. AYTON OH 45422-0476  Claim Holder Sorted Priority  Secured Priority  Secured Priority  Secured Priority  Secured Priority  Secured Priority	\$2,628.90  Plaim Holder Name and Address ONTGOMERY COUNTY TREASURER  51 W THIRD ST AYTON OH 45422-0476    Secured	S2,628.90   S2,629.30   S2,659.30   S35,659.30   S35,	\$2,628.90   \$944.88     \$2,628.90   \$944.88     \$2,628.90   \$944.88     \$2,628.90   \$944.88     \$2,628.90   \$944.88     \$2,000   \$2,600   \$1,000     \$2,628.90   \$2,628.90     \$2,628.90   \$2,78,440.64     \$3,578,440.64   \$2,000     \$2,000   \$2,0	\$2,628.90  \$944.88    Secured   Priority   Unsecured   Secured   S

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In re: Delphi Corporation, et al. Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 8550 Date Filed:06/26/06 Docketed Total: \$78,139.90 Filing Creditor Name and Address	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$78,139.90			Modified Total	\$28,084.71
MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$78,139.90</u> \$78,139.90	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$28,084.71 \$28,084.71	Priority	<u>Unsecured</u>
Claim: 8551 Date Filed:06/26/06 Docketed Total: \$1,089.88 Filing Creditor Name and Address	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Docketed Total	\$1,089.88			Modified Total	\$391.74
MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Case Number*     Secured       05-44481     \$1,089.88       \$1,089.88	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$391.74 \$391.74	Priority	<u>Unsecured</u>
Claim: 8552 Date Filed:06/26/06 Docketed Total: \$938.16 Filing Creditor Name and Address	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$938.16			Modified Total	\$337.21
MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	<u>Case Number*</u> <u>Secured</u> 05-44481 <u>\$938.16</u> \$938.16	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$337.21 \$337.21	<u>Priority</u>	<u>Unsecured</u>
Claim: 8553 Date Filed:06/26/06 Docketed Total: \$72,963.37 Filing Creditor Name and Address	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Docketed Total	\$72,963.37			Modified Total	\$26,224.18
MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	<u>Case Number*</u> <u>Secured</u> \$72,963.37 \$72,963.37	Priority –	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$26,224.18 \$26,224.18	Priority	Unsecured

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 8554 Date Filed:06/26/06 Docketed Total: \$32,104.56 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$32,104.56			Modified Total	\$23,129.72
PO BOX 972 DAYTON OH 45422-0475	Case Number*     Secured       05-44481     \$32,104.56       \$32,104.56	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>\$23,129.72</u> \$23,129.72	<u>Priority</u>	Unsecured
Claim: 8555 Date Filed:06/26/06 Docketed Total: \$237.40 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Docketed Total	\$237.40			Modified Total	\$85.35
451 W. THIRD ST. DAYTON OH 45422-0476	Case Number*         Secured           05-44481         \$237.40           \$237.40	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$85.35 \$85.35	Priority	Unsecured
Claim: 8557 Date Filed:06/26/06 Docketed Total: \$1,516.63 Filing Creditor Name and Address	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Docketed Total	\$1,516.63			Modified Total	\$549.17
MONTGOMERY COUNTY TREASURER 451 W. THIRD ST. DAYTON OH 45422-0476	Case Number*     Secured       05-44481     \$1,516.63       \$1,516.63	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$549.17 \$549.17	<u>Priority</u>	Unsecured
Claim: 8558 Date Filed:06/26/06 Docketed Total: \$882.12 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Name and Address MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Docketed Total	\$882.12			Modified Total	\$319.10
MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	Case Number*   Secured   \$882.12   \$882.12	Priority -	Unsecured	<u>Case Number*</u> 05-44640 _	\$319.10 \$319.10	Priority	Unsecured

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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CLAIM TO BE MODIFIED	CLAIM AS DOCKET	ED			CLAIM AS MODIF	TIED		
Claim: 8559 Date Filed:06/26/06 Docketed Total: \$1,165.11 Filing Creditor Name and Address	Claim Holder Na MONTGOMERY COUN 451 W THIRD ST DAYTON OH 45422	TY TREASURER	Docketed Total	\$1,165.11			Modified Total	\$285.63
MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476	<u>Case Number*</u> 05-44481	<u>Secured</u> \$1,165.11 \$1,165.11	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$285.63 \$285.63	<u>Priority</u>	<u>Unsecured</u>
Claim: 8560 Date Filed: 06/26/06 Docketed Total: \$492.69 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder Na MONTGOMERY COUN PO BOX 972 DAYTON OH 45422	TY TREASURER	Docketed Total	\$492.69			Modified Total	\$343.59
PO BOX 972 DAYTON OH 45422-0475	<u>Case Number*</u> 05-44481	<u>Secured</u> \$492.69 \$492.69	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$343.59 \$343.59	Priority	<u>Unsecured</u>
Claim: 8561 Date Filed:06/26/06 Docketed Total: \$26,607.06 Filing Creditor Name and Address	Claim Holder Na MONTGOMERY COUN 451 W THIRD ST DAYTON OH 45422	TY TREASURER	Docketed Total	\$26,607.06			Modified Total	\$9,820.72
MONTGOMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476	<u>Case Number*</u> 05-44481	<u>Secured</u> \$26,607.06 \$26,607.06	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$9,820.72 \$9,820.72	Priority	<u>Unsecured</u>
Claim: 8562 Date Filed: 06/26/06 Docketed Total: \$97.46 Filing Creditor Name and Address	Claim Holder Na MONTGOMERY COUN PO BOX 972 DAYTON OH 45422	TY TREASURER	Docketed Total	\$97.46			Modified Total	\$35.13
MONTGOMERY COUNTY TREASURER PO BOX 972 DAYTON OH 45422-0475	<u>Case Number*</u> 05-44481	<u>Secured</u> \$97.46 \$97.46	Priority _	Unsecured	Case Number* 05-44640	\$35.13 \$35.13	<u>Priority</u>	Unsecured

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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CLAIM TO BE MODIFIED	CLAIM AS DOCKE	ΓED			CLAIM AS MODIF	'IED		
Claim: 8563 Date Filed:06/26/06 Docketed Total: \$279,130.73 Filing Creditor Name and Address MONTGOMERY COUNTY TREASURER	Claim Holder No MONTGOMERY COUN 451 W THIRD ST DAYTON OH 45422		Docketed Total	\$279,130.73			Modified Total	\$100,363.00
MONITEGMERY COUNTY TREASURER 451 W THIRD ST DAYTON OH 45422-0476	<u>Case Number*</u> 05-44481	<u>Secured</u> \$279,130.73 \$279,130.73	Priority	Unsecured	<u>Case Number*</u> 05-44640	<pre>Secured \$100,363.00 \$100,363.00</pre>	Priority	Unsecured
Claim: 1681 Date Filed:01/26/06 Docketed Total: \$1,290.10 Filing Creditor Name and Address	PALM BEACH COUR PO BOX 3715	ame and Address NTY TAX COLLECTOR H FL 33402-3715	Docketed Total	\$1,290.10			Modified Total	\$989.67
PALM BEACH COUNTY TAX COLLECTOR PO BOX 3715 WEST PALM BEACH FL 33402-3715	<u>Case Number*</u> 05-44640	<u>Secured</u> \$1,290.10	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$989.67	<u>Priority</u>	Unsecured
		\$1,290.10				\$989.67		
Claim: 2661 Date Filed:04/17/06 Docketed Total: \$22,464.47 Filing Creditor Name and Address			Docketed Total	\$22,464.47			Modified Total	\$21,600.45
PEYTON C COCHRANE TAX COLLECTOR 714 GREENSBORO AVE RM 124 TUSCALOOSA AL 35401	Case Number*	<u>Secured</u> \$22,464.47	Priority	Unsecured	Case Number* 05-44640	<u>Secured</u> \$21,600.45	<u>Priority</u>	Unsecured
100cmboosii iib 33101		\$22,464.47			-	\$21,600.45		
Claim: 8661 Date Filed:06/27/06 Docketed Total: \$47,271.82 Filing Creditor Name and Address			Docketed Total	\$47,271.82			Modified Total	\$906.59
PEYTON C COCHRANE TAX COLLECTOR 714 GREENSBORO AVE RM 124 TUSCALOOSA AL 35401	<u>Case Number*</u> 05-44640	<u>Secured</u> \$47,271.82	Priority	Unsecured	<u>Case Number*</u> 05-44640	<u>Secured</u> \$906.59	<u>Priority</u>	Unsecured
		\$47,271.82				\$906.59		

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Seventeenth Omnibus Objection

In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKET	'ED			CLAIM AS MODIF	'IED		
Claim: 1783 Date Filed:02/06/06 Docketed Total: \$569.53 Filing Creditor Name and Address PINAL COUNTY TREASURER DOLORES J DOOLITTLE	Claim Holder Na PINAL COUNTY TF DOLORES J DOOLI PO BOX 729 FLORENCE AZ 852	EASURER TTLE	Docketed Total	\$569.53			Modified Total	\$557.21
PO BOX 729 FLORENCE AZ 85232-0729	<u>Case Number*</u> 05-44640	<u>Secured</u> \$569.53 \$569.53	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$557.21 \$557.21	<u>Priority</u>	<u>Unsecured</u>
Claim: 559 Date Filed:11/14/05 Docketed Total: \$502.98 Filing Creditor Name and Address SHELBY COUNTY TRUSTEE	Claim Holder Na SHELBY COUNTY T PO BOX 2751 MEMPHIS TN 3810	RUSTEE	Docketed Total	\$502.98			Modified Total	\$385.85
PO BOX 2751 MEMPHIS TN 38101-2751	<u>Case Number*</u> 05-44481	<u>Secured</u> \$502.98 \$502.98	<u>Priority</u>	Unsecured	Case Number* 05-44640	<u>Secured</u> \$385.85 \$385.85	Priority	Unsecured
Claim: 560 Date Filed:11/14/05 Docketed Total: \$153.92 Filing Creditor Name and Address	Claim Holder Na SHELBY COUNTY T PO BOX 2751 MEMPHIS TN 3810	RUSTEE	Docketed Total	\$153.92			Modified Total	\$118.08
SHELBY COUNTY TRUSTEE PO BOX 2751 MEMPHIS TN 38101-2751	<u>Case Number*</u> 05-44640	<u>Secured</u> \$153.92 \$153.92	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$118.08 \$118.08	Priority	<u>Unsecured</u>
Claim: 9302 Date Filed:07/11/06 Docketed Total: \$761,504.21 Filing Creditor Name and Address TRUMBULL COUNTY TREASURER	Claim Holder Na TRUMBULL COUNTY 160 HIGH ST NW WARREN OH 44481	TREASURER	Docketed Total	\$761,504.21			Modified Total	\$661,150.94
160 HIGH ST NW WARREN OH 44481-1090	<u>Case Number*</u> 05-44481	<u>Secured</u> \$761,504.21 \$761,504.21	Priority	Unsecured	<u>Case Number*</u> 05-44640 _	<u>Secured</u> \$661,150.94 \$661,150.94	<u>Priority</u>	<u>Unsecured</u>

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED				CLAIM AS MOD	IFIED		
Claim: 13581 Date Filed:07/31/06 Docketed Total: \$1,058.87 Filing Creditor Name and Address YAZOO CO MS YAZOO COUNTY TAX COLLECTOR	Claim Holder Name YAZOO CO MS YAZOO COUNTY TAX C PO BOX 108 YAZOO MS 39194		Docketed Total	\$1,058.87			Modified Total	\$998.94
PO BOX 108 YAZOO MS 39194	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$1,058.87 \$1,058.87	Unsecured	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> <u>\$998.94</u> \$998.94	Unsecured
					Total	Count of Claims: Amount as Docketed: Amount as Modified:	\$4,190,5	

In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 16321 Date Filed:09/18/06 Docketed Total: \$92,205.51 Filing Creditor Name and Address AMERICAN & EFIRD INC DAVID M GROGAN ESQ	Claim Holder Name and Address AMROC INVESTMENTS LLC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022	Docketed Total	\$92,205.51			Modified Total	\$90,989.17
SHUMAKER LOOP & KENDRICK LLP 128 S TRYON STE 1800 CHARLOTTE NC 28202	Case Number* Secured 05-44640	<u>Priority</u> \$8,323.61	<u>Unsecured</u> \$83,881.90	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$8,323.61	<u>Unsecured</u> \$82,665.56
		\$8,323.61	\$83,881.90	_		\$8,323.61	\$82,665.56
Claim: 7996 Date Filed:06/14/06 Docketed Total: \$19,963.33 Filing Creditor Name and Address AMROC INVESTMENTS LLC AS ASSIGNEE OF NEW YORK INC ATTN DAVID S LEINWAND ESO	Claim Holder Name and Address AMROC INVESTMENTS LLC AS ASSIGN OF FEINTOOL NEW YORK INC ATTN DAVID S LEINWAND ESQ 535 MADISON AVE 15TH FL NEW YORK NY 10022	Docketed Total EE	\$19,963.33			Modified Total	\$14,953.20
535 MADISON AVE 15TH FL NEW YORK NY 10022	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority \$1,795.90 \$1,795.90	<u>Unsecured</u> \$18,167.43 \$18,167.43	Case Number* 05-44640	Secured	Priority \$1,775.91 \$1,775.91	<u>Unsecured</u> \$13,177.29 \$13,177.29
Claim: 15201 Date Filed:07/31/06 Docketed Total: \$123,166.50 Filing Creditor Name and Address ASI ASI PREPETITION	Claim Holder Name and Address ASI ASI PREPETITION 6285 GARFIELD AVE CASS CITY MI 48726	Docketed Total	\$123,166.50			Modified Total	\$35,107.98
6285 GARFIELD AVE CASS CITY MI 48726	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$123,166.50 \$123,166.50	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$325.80 \$325.80	<u>Unsecured</u> \$34,782.18 \$34,782.18
Claim: 9112 Date Filed:07/07/06 Docketed Total: \$135,377.75 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF ELECTRONIC SERVICES LLC DBA CSI ELECTRONICS	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE ELECTRONIC SERVICES LLC DBA CSI ELECTRONICS ATTN ALPA JIMENEZ 411 WEST PUTNAM AVE STE 225 GREENWICH CT 06830		\$135,377.75			Modified Total	\$127,078.50
ATTN ALPA JIMENEZ 411 WEST PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* Secured 05-44640	<u>Priority</u> \$29,610.00	<u>Unsecured</u> \$105,767.75	Case Number* 05-44640	Secured	<u>Priority</u> \$29,610.00	<u>Unsecured</u> \$97,468.50
		\$29,610.00	\$105,767.75	-		\$29,610.00	\$97,468.50

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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In re: Delphi Corporation, et al.

Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 10388 Date Filed:07/24/06 Docketed Total: \$141,675.49 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF GEMINI PLASTICS INC	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE GEMINI PLASTICS INC ATTN ALPA JIMENEZ 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total EE OF	\$141,675.49			Modified Total	\$141,675.49
ATTN ALPA JIMENEZ 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$141,675.49	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$14,138.65	<u>Unsecured</u> \$127,536.84
			\$141,675.49			\$14,138.65	\$127,536.84
Claim: 9113 Date Filed:07/07/06 Docketed Total: \$116,590.48 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF PRESTOLITE WIRE CORPORATION ATTN ALPA JIMENEZ	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE PRESTOLITE WIRE CORPORATION ATTN ALPA JIMENEZ CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total EE OF	\$116,590.48			Modified Total	\$103,372.28
CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* Secured 05-44640	<u>Priority</u> \$16,141.07	<u>Unsecured</u> \$100,449.41	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$16,141.07	<u>Unsecured</u> \$87,231.21
0.0000		\$16,141.07	\$100,449.41	-		\$16,141.07	\$87,231.21
Claim: 10385 Date Filed:07/24/06 Docketed Total: \$102,464.27 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF SIERRA PLASTICS INC AKA SIERRA EL PASO	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE SIERRA PLASTICS INC AKA SIERRA PASO ATTN ALPA JIMENEZ 411 W PUTNAM AVE STE 225 GREENWICH CT 06830		\$102,464.27			Modified Total	\$100,918.82
ATTN ALPA JIMENEZ 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* 05-44640	Priority	<u>Unsecured</u> \$102,464.27 \$102,464.27	Case Number* 05-44640	Secured	Priority \$12,586.47 \$12,586.47	<u>Unsecured</u> \$88,332.35 \$88,332.35

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Seventeenth Omnibus Objection

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 12696 Date Filed:07/28/06 Docketed Total: \$109,002.60 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF TRELLEBORG YSH INC ALPA JIMENEZ CONTRARIAN FUNDS LLC	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE TRELLEBORG YSH INC ALPA JIMENEZ CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total EE OF	\$109,002.60			Modified Total	\$89,520.40
411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* Secured 05-44640	<u>Priority</u> \$15,865.76 \$15,865.76	<u>Unsecured</u> \$93,136.84 \$93,136.84	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u> \$1,445.02 \$1,445.02	<u>Unsecured</u> \$88,075.38 \$88,075.38
Claim: 12694 Date Filed:07/28/06 Docketed Total: \$91,243.71 Filing Creditor Name and Address CONTRARIAN FUNDS LLC AS ASSIGNEE OF TRELLEBORG YSH SA DE CV ALPA JIMENEZ	Claim Holder Name and Address CONTRARIAN FUNDS LLC AS ASSIGNE TRELLEBORG YSH SA DE CV ALPA JIMENEZ CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total EE OF	\$91,243.71			Modified Total	\$82,066.88
CONTRARIAN FUNDS LLC 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$91,243.71	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$14,420.74	<u>Unsecured</u> \$67,646.14
			\$91,243.71	_		\$14,420.74	\$67,646.14
Claim: 10907 Date Filed:07/25/06 Docketed Total: \$929,544.79 Filing Creditor Name and Address DATWYLER RUBBER & PLASTICS ATTN LINDA BARR NELSON MULLINS RILEY &	Claim Holder Name and Address DATWYLER RUBBER & PLASTICS ATTN LINDA BARR NELSON MULLINS RILEY & SCARBOROUGH PO BOX 11070 COLUMBIA SC 29211-1070	Docketed Total	\$929,544.79			Modified Total	\$902,131.56
SCARBOROUGH PO BOX 11070 COLUMBIA SC 29211-1070	Case Number* Secured 05-44640	Priority -	<u>Unsecured</u> \$929,544.79 \$929,544.79	Case Number* 05-44640 _	Secured	Priority \$2,430.09 \$2,430.09	<u>Unsecured</u> \$899,701.47 \$899,701.47

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 2545 Date Filed: 04/04/06 Docketed Total: \$339,670.20 Filing Creditor Name and Address EAGLEPICHER AUTOMOTIVE INC HILLSDALE DIVISION	Claim Holder Name and Address HAIN CAPITAL HOLDINGS LLC ATTN GANNA LIBERCHUK 301 RTE 17 6TH FL RUTHERFORD NJ 07070	Docketed Total	\$339,670.20			Modified Total	\$333,110.44
COLLEEN HITCHINS 2424 JOHN DALY INKSTER MI 48141	Case Number* Secured 05-44481	<u>Priority</u> \$314,810.19	<u>Unsecured</u> \$24,860.01	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$20,001.80	<u>Unsecured</u> \$313,108.64
		\$314,810.19	\$24,860.01	-		\$20,001.80	\$313,108.64
Claim: 2544 Date Filed:04/04/06 Docketed Total: \$56,938.30 Filing Creditor Name and Address EAGLEPICHER INC WOLVERINE	Claim Holder Name and Address HAIN CAPITAL HOLDINGS LLC ATTN GANNA LIBERCHUK 301 RTE 17 6TH FL RUTHERFORD NJ 07070	Docketed Total	\$56,938.30			Modified Total	\$56,938.30
GASKET DIV COLLEEN HITCHINS 2424 JOHN DALY INKSTER MI 48141	Case Number* Secured 05-44481	<u>Priority</u> \$7,994.48	<u>Unsecured</u> \$48,943.82	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$7,994.48	<u>Unsecured</u> \$48,943.82
INKSIEK MI 40141		\$7,994.48	\$48,943.82	=		\$7,994.48	\$48,943.82
Claim: 5568 Date Filed:05/10/06 Docketed Total: \$307,574.95 Filing Creditor Name and Address FOSTER ELECTRIC USA INC	Claim Holder Name and Address CONTRARIAN FUNDS LLC ATTN ALISA MUMOLA 411 W PUTNAM AVE S 225 GREENWICH CT 06830	Docketed Total	\$307,574.95			Modified Total	\$306,445.51
C O MASUDA FUNAI EIFERT & MITCHELL 203 N LASALLE ST STE 2500 CHICAGO IL 60601-1262	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$307,574.95	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$433.60	<u>Unsecured</u> \$306,011.91
			\$307,574.95	-		\$433.60	\$306,011.91
Claim: 11292 Date Filed:07/27/06 Docketed Total: \$1,298,844.76 Filing Creditor Name and Address HOOVER PRECISION PRODUCTS INC & SUBSIDIARIES	Claim Holder Name and Address HOOVER PRECISION PRODUCTS INC & SUBSIDIARIES HOOVER PRECISION PO BOX 899 CUMMING GA 30028	Docketed Total	\$1,298,844.76			Modified Total	\$1,278,381.52
HOOVER PRECISION PO BOX 899 CUMMING GA 30028	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$1,298,844.76 \$1,298,844.76	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u> \$301,625.75 \$301,625.75	<u>Unsecured</u> \$976,755.77 \$976,755.77

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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**EXHIBIT E-3 - MODIFIED CLAIMS ASSERTING RECLAMATION** 

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 9574 Date Filed:07/17/06 Docketed Total: \$106,700.48 Filing Creditor Name and Address ILLINOIS TOOL WORKS INC ITW DRAWFORM	Claim Holder Name and Address ILLINOIS TOOL WORKS INC ITW DRAWFORM 500 FAIRVIEW ZEELAND MI 49464	Docketed Total	\$106,700.48			Modified Total	\$106,353.64
500 FAIRVIEW ZEELAND MI 49464	Case Number* Secured 05-44481	Priority \$102,936.28 \$102,936.28	<u>Unsecured</u> \$3,764.20 \$3,764.20	<u>Case Number*</u> 05-44640 _	Secured	Priority \$29,054.71 \$29,054.71	<u>Unsecured</u> \$77,298.93 \$77,298.93
Claim: 9575 Date Filed:07/17/06 Docketed Total: \$49,713.99 Filing Creditor Name and Address ILLINOIS TOOL WORKS INC	Claim Holder Name and Address ILLINOIS TOOL WORKS INC ITW DELTAR ENGINEERED COMPONEN 8450 W 185TH ST TINLEY PK IL 60477	Docketed Total	\$49,713.99			Modified Total	\$49,713.99
ITW DELTAR ENGINEERED COMPONEN 8450 W 185TH ST TINLEY PK IL 60477	<u>Case Number*</u> <u>Secured</u> 05-44481	<u>Priority</u> \$49,713.99 \$49,713.99	Unsecured	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u> \$7,998.74 \$7,998.74	<u>Unsecured</u> \$41,715.25 \$41,715.25
Claim: 2181 Date Filed:03/03/06 Docketed Total: \$152,447.45 Filing Creditor Name and Address INTEGRATED CABLE SYSTEMS INC	Claim Holder Name and Address INTEGRATED CABLE SYSTEMS INC ATTN CURT EVEN 504 2ND ST BERTHOUD CO 80513	Docketed Total	\$152,447.45			Modified Total	\$147,225.69
ATTN CURT EVEN 504 2ND ST BERTHOUD CO 80513	Case Number* Secured 05-44507	Priority	<u>Unsecured</u> \$152,447.45 \$152,447.45	<u>Case Number*</u> 05-44507	Secured	Priority \$28,105.36 \$28,105.36	<u>Unsecured</u> \$119,120.33 \$119,120.33
Claim: 6655 Date Filed:05/23/06 Docketed Total: \$355,445.11 Filing Creditor Name and Address KENDALL ELECTRIC INC	Claim Holder Name and Address KENDALL ELECTRIC INC VERN STEFFEL OR J GATES 131 GRAND TRUNK AVE BATTLE CREEK MI 49016	Docketed Total				Modified Total	\$0.00
VERN STEFFEL OR J GATES 131 GRAND TRUNK AVE BATTLE CREEK MI 49016	Case Number* Secured 05-44640	Priority 50.00	Unsecured	<u>Case Number*</u>	Secured	<u>Priority</u>	Unsecured

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<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	'IED		
Claim: 6655 (Continued)	Claim Holder Name and Address MIDTOWN CLAIMS LLC ATTN MEGHAN SLOW 65 E 55TH ST 19TH FL NEW YORK NY 10022	Docketed Total	\$355,445.11			Modified Total	\$331,263.95
	<u>Case Number*</u> <u>Secured</u> 05-44640	<u>Priority</u> \$97,429.07 \$97,429.07	<u>Unsecured</u> \$258,016.04 \$258,016.04	Case Number* 05-44640 _	Secured	<u>Priority</u> \$97,429.07 \$97,429.07	<u>Unsecured</u> \$233,834.88 \$233,834.88
Claim: 14534 Date Filed:07/31/06 Docketed Total: \$3,629,694.59 Filing Creditor Name and Address L&W ENGINEERING CO	Claim Holder Name and Address L&W ENGINEERING CO RYAN D HEILMAN ESQ 40950 WOODWARD AVE STE 100 BLOOMFIELD HILLS MI 48304	Docketed Total	\$3,629,694.59			Modified Total	\$439,255.68
RYAN D HEILMAN ESQ 40950 WOODWARD AVE STE 100 BLOOMFIELD HILLS MI 48304	Case Number*         Secured           05-44640         \$3,629,694.59           \$3,629,694.59	<u>Priority</u>	Unsecured	<u>Case Number*</u> 05-44640 _	Secured	<u>Priority</u> \$1,376.54 \$1,376.54	<u>Unsecured</u> \$437,879.14 \$437,879.14
Claim: 10755 Date Filed:07/25/06 Docketed Total: \$1,007,764.22 Filing Creditor Name and Address MAXIM INTEGRATED PRODUCTS INC DAVID B DRAPER ESQ TERRA LAW LLP	Claim Holder Name and Address MAXIM INTEGRATED PRODUCTS INC DAVID B DRAPER ESQ TERRA LAW LLP 177 PARK AVE 3RD FL SAN JOSE CA 95113	Docketed Total	\$1,007,764.22			Modified Total	\$801,350.00
177 PARK AVE 3RD FL SAN JOSE CA 95113	Case Number* Secured 05-44640	Priority \$457,900.00 \$457,900.00	<u>Unsecured</u> \$549,864.22 \$549,864.22	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$22,730.81 \$22,730.81	<u>Unsecured</u> \$778,619.19 \$778,619.19
Claim: 2708 Date Filed:04/05/06 Docketed Total: \$3,014.55 Filing Creditor Name and Address METAL POWDER PRODUCTS COMPANY STEVEN KAHN DIRECTOR OF	Claim Holder Name and Address LIQUIDITY SOLUTIONS INC DBA REVENUE MANAGEMENT ONE UNIVERSITY PLAZA STE 312 HACKENSACK NJ 07601	Docketed Total	\$3,014.55			Modified Total	\$3,014.55
PURCHASING 17005 A WESTFIELD PARK RD WESTFIELD IN 46074-9373	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$3,014.55 \$3,014.55	Case Number* 05-44640	Secured	<u>Priority</u> \$459.77 \$459.77	<u>Unsecured</u> \$2,554.78 \$2,554.78

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In re: Delphi Corporation, et al.

CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	·IED		
Claim: 2402 Date Filed:03/24/06 Docketed Total: \$2,537,512.52 Filing Creditor Name and Address MOTOROLA INC AKA MOTOROLA AIEG PETER A CLARK & THOMAS J	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	s Docketed Total	\$2,537,512.52			Modified Total	\$2,516,096.88
AUGSPURGER MCDERMOTT WILL & EMERY LLP 227 W MONROE ST CHICAGO IL 60606	<u>Case Number*</u> <u>Secured</u> 05-44640 \$750,487.44	<u>Priority</u>	<u>Unsecured</u> \$1,787,025.08	Case Number* 05-44640	Secured	<u>Priority</u> \$39,060.00	<u>Unsecured</u> \$2,477,036.88
CHICAGO II 00000	\$750,487.44		\$1,787,025.08	-		\$39,060.00	\$2,477,036.88
Claim: 16368 Date Filed:10/16/06 Docketed Total: \$9,911,978.07 Filing Creditor Name and Address NEC ELECTRONICS AMERICA INC	Claim Holder Name and Address NEC ELECTRONICS AMERICA INC ATTN DENNIS BALANESI 2880 SCOTT BLVD SANTA CLARA CA 95052-8062	s Docketed Total	\$9,911,978.07			Modified Total	\$9,596,272.10
ATTN DENNIS BALANESI 2880 SCOTT BLVD SANTA CLARA CA 95052-8062	Case Number*         Secured           05-44481         \$308,024.19           \$308,024.19	Priority \$3,424,138.98 \$3,424,138.98	<u>Unsecured</u> \$6,179,814.90 \$6,179,814.90	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$3,424,138.98 \$3,424,138.98	<u>Unsecured</u> \$6,172,133.12 \$6,172,133.12
Claim: 11566 Date Filed:07/27/06 Docketed Total: \$5,764,040.00 Filing Creditor Name and Address ON SEMICONDUCTOR COMPONENTS INDUSTRIES LLC QUARLES & BRADY STREICH LANG LLP	Claim Holder Name and Address SPCP GROUP LLC AS AGENT FOR S POINT CAPITAL FUND LP AND SI POINT CAPITAL OFFSHORE FUND I ATTN BRIAN A JARMAIN TWO GREENWICH PLZ 1ST FL GREENWICH CT 06830	SILVER LVER	\$5,764,040.00			Modified Total	\$5,764,040.00
ONE RENAISSANCE SQUARE TWO N CENTRAL AVE PHOENIX AZ 85004-2391	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$5,764,040.00	Case Number* 05-44640	Secured	<u>Priority</u> \$118,885.06	<u>Unsecured</u> \$5,645,154.94
FROENIX AZ 03004-2391			\$5,764,040.00	-		\$118,885.06	\$5,645,154.94
Claim: 8564 Date Filed:06/26/06 Docketed Total: \$138,773.28 Filing Creditor Name and Address ROHM AND HAAS CO	Claim Holder Name and Address ROHM AND HAAS CO ATTN C RANKIN 100 INDEPENDENCE MALL W PHILADELPHIA PA 19106	s Docketed Total	\$138,773.28			Modified Total	\$66,192.24
ATTN C RANKIN 100 INDEPENDENCE MALL W PHILADELPHIA PA 19106	Case Number* Secured 05-44481	Priority	<u>Unsecured</u> \$138,773.28 \$138,773.28	<u>Case Number*</u> 05-44481	Secured	<u>Priority</u> \$25,117.91 \$25,117.91	<u>Unsecured</u> \$41,074.33 \$41,074.33

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 9315 Date Filed: 07/11/06 Docketed Total: \$47,062.62 Filing Creditor Name and Address SIEMENS VDO AUTOMOTIVE CORPORATION ASSIGNEE OF AMERICAN ELECTRONIC COMPONENTS INC CHARLES P SCHULMAN	Claim Holder Name and Address SIEMENS VDO AUTOMOTIVE CORPORA ASSIGNEE OF AMERICAN ELECTRONI COMPONENTS INC CHARLES P SCHULMAN SACHNOFF & WEAVER LTD 10 S WACKER DR 40TH FL CHICAGO IL 60606		\$47,062.62			Modified Total	\$47,062.62
SACHNOFF & WEAVER LTD 10 S WACKER DR 40TH FL CHICAGO IL 60606	<u>Case Number*</u> <u>Secured</u> 05-44640	Priority	<u>Unsecured</u> \$47,062.62	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$11,006.25	<u>Unsecured</u> \$36,056.37
			\$47,062.62			\$11,006.25	\$36,056.37
Claim: 14141 Date Filed:07/31/06 Docketed Total: \$2,565,472.27 Filing Creditor Name and Address SPCP GROUP LLC AS ASSIGNEE OF PARKER HANNIFIN CORPORATION	Claim Holder Name and Address CONTRARIAN FUNDS LLC ATTN ALPA JIMENEZ 411 W PUTNAM AVE STE 225 GREENWICH CT 06830	Docketed Total	\$2,492,426.58			Modified Total	\$2,243,971.67
ATTN BRIAN JARMAIN TWO GREENWICH PLZ 1ST FL GREENWICH CT 06830	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$2,492,426.58	<u>Case Number*</u> 05-44507	Secured	Priority	<u>Unsecured</u> \$24,324.10
			\$2,492,426.58	05-44640 _			\$2,219,647.57 \$2,243,971.67
			\$2,492,426.58				\$2,243,971.67
	Claim Holder Name and Address SPCP GROUP LLC AS ASSIGNEE OF PARKER HANNIFIN CORPORATION ATTN BRIAN JARMAIN TWO GREENWICH PLZ 1ST FL GREENWICH CT 06830	Docketed Total	\$73,045.69			Modified Total	\$121,842.03
	Case Number* Secured 05-44640	<u>Priority</u> \$73,045.69	Unsecured	Case Number* 05-44507 05-44640	Secured	<u>Priority</u> \$386.01 \$121,456.02	Unsecured
		\$73,045.69		_		\$121,842.03	

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODIF	IED		
Claim: 14141 (Continued)							
Claim: 10724 Date Filed:07/25/06 Docketed Total: \$1,384,396.89 Filing Creditor Name and Address STAHL SPECIALTY COMPANY EFT ATTN GUY TODD	Claim Holder Name and Address SPCP GROUP LLC ATTN BRIAN JARMAIN 2 GREENWICH PLZ 1ST FL GREENWICH CT 06830	Docketed Total	\$1,384,396.89			Modified Total	\$1,328,444.92
3155 W BIG BEAVER RD PO BOX 2601 TROY MI 48007-2601	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$1,384,396.89	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$269,578.01	<u>Unsecured</u> \$1,058,866.91
1K01 M1 48007-2001			\$1,384,396.89	=		\$269,578.01	\$1,058,866.91
Claim: 14886 Date Filed:07/31/06 Docketed Total: \$205,971.42 Filing Creditor Name and Address	Claim Holder Name and Address TECH TOOL & MOLD INC EFT 1045 FRENCH ST MEADVILLE PA 16335	Docketed Total	\$205,971.42			Modified Total	\$200,530.15
TECH TOOL & MOLD INC EFT 1045 FRENCH ST MEADVILLE PA 16335	Case Number*         Secured           05-44640         \$205,971.42           \$205,971.42	Priority	<u>Unsecured</u>	<u>Case Number*</u> 05-44640 _	<u>Secured</u>	<u>Priority</u> \$45,859.51 \$45,859.51	
Claim: 6671 Date Filed: 05/23/06 Docketed Total: \$130,235.05 Filing Creditor Name and Address THALER MACHINE COMPANY DAYTON FACILITY	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	Docketed Total	\$130,235.05			Modified Total	\$130,235.05
257 HOPELAND ST DAYTON OH 45408	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$130,235.05 \$130,235.05	Case Number* 05-44640	Secured	Priority \$31,412.25 \$31,412.25	<u>Unsecured</u> \$98,822.80 \$98,822.80
Claim: 9940 Date Filed:07/19/06 Docketed Total: \$6,678,072.11 Filing Creditor Name and Address THYSSEN KRUPP WAUPACA INC LOCK BOX 68 9343	Claim Holder Name and Address SPCP GROUP LLC ATTN BRIAN JARMAIN 2 GREENWICH PLZ 1ST FL GREENWICH CT 06830	Docketed Total	\$6,678,072.11			Modified Total	\$6,675,684.36
MILWAUKEE WI 53268-9343	Case Number* Secured 05-44640	<u>Priority</u>	<u>Unsecured</u> \$6,678,072.11 \$6,678,072.11	<u>Case Number*</u> 05-44640 _	<u>Secured</u>		<u>Unsecured</u> \$6,595,973.44 \$6,595,973.44

<sup>\*</sup>See Exhibit F for a listing of debtor entities by case number

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CLAIM TO BE MODIFIED	CLAIM AS DOCKETED			CLAIM AS MODI	FIED		
Claim: 11200 Date Filed:07/26/06 Docketed Total: \$358,909.35 Filing Creditor Name and Address UNITED PLASTICS GROUP INC WILLIAM HOLBROOK DIRECTOR OF	Claim Holder Name and Address LONGACRE MASTER FUND LTD VLADIMIR JELISAVCIC 810 SEVENTH AVE 22ND FL NEW YORK NY 10019	Docketed Total	\$358,909.35			Modified Total	\$281,972.65
FINANC 1420 KENSINGTON RD STE 209 OAK BROOK IL 60523	Case Number* Secured 05-44640	Priority	<u>Unsecured</u> \$358,909.35	<u>Case Number*</u> 05-44640	Secured	<u>Priority</u> \$1,444.80	<u>Unsecured</u> \$280,527.85
			\$358,909.35			\$1,444.80	\$280,527.85
Claim: 1787 Date Filed:02/06/06 Docketed Total: \$596,771.49 Filing Creditor Name and Address UNIVERSAL BEARINGS INC PO BOX 38 BREMEN IN 46506	Claim Holder Name and Address GOLDMAN SACHS CREDIT PARTNERS LI ATTN PEDRO RAMIREZ C O GOLDMAN SACHS & CO 30 HUDSON 17TH FL JERSEY CITY NJ 07302	Docketed Total	\$464,157.46			Modified Total	\$455,719.44
BREMEN IN 46506	Case Number* Secured 05-44481	<u>Priority</u>	<u>Unsecured</u> \$464,157.46 \$464,157.46	Case Number* 05-44481	Secured	Priority	<u>Unsecured</u> \$455,719.44 \$455,719.44
	Claim Holder Name and Address MADISON NICHE OPPORTUNITIES LLC 6310 LAMAR AVE STE 120 OVERLAND PARK KS 66202	Docketed Total	\$132,614.03			Modified Total	\$132,614.03
	Case Number* Secured 05-44481	Priority \$132,614.03 \$132,614.03	Unsecured \$0.00	Case Number* 05-44481	Secured	Priority \$1,391.72 \$1,391.72	<u>Unsecured</u> \$131,222.31 \$131,222.31
				Total A	Count of Claims: Amount as Docketed Amount as Modified	d: \$39,488,	

In re: Delphi Corporation,  $\underline{et}$   $\underline{al}$ .

**Seventeenth Omnibus Objection** 

Case No. 05-44481 (RDD)

**Exhibit F - Debtor Entity Reference** 

CASE NUMBER	DEBTOR ENTITY
05-44481	DELPHI CORPORATION
05-44482	ASEC MANUFACTURING GENERAL PARTNERSHIP
05-44507	DELPHI MEDICAL SYSTEMS COLORADO CORPORATION
05-44511	DELPHI MEDICAL SYSTEMS TEXAS CORPORATION
05-44567	DELPHI TECHTRONIC SYSTEMS, INC
05-44610	DELCO ELECTRONICS OVERSEAS CORPORATION
05-44612	DELPHI DIESEL SYSTEMS CORP
05-44624	DELPHI CONNECTION SYSTEMS
05-44640	DELPHI AUTOMOTIVE SYSTEMS LLC
05-47474	MOBILE ARIA, INC.

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

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Debtors. : (Jointly Administered)

. -----X

#### NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection") dated June 15, 2007, a copy of which is enclosed (without exhibits). The Debtors' Seventeenth Omnibus Claims Objection is set for hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED SEVENTEENTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 12, 2007. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Seventeenth Omnibus Claims Objection identifies eleven different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

Claims identified as having a Basis For Objection of "Insufficiently Documented Claims" are those Claims that did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim.

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that did not contain sufficient supporting documentation, making it impossible for the Debtors meaningfully to review the asserted Claim, and was also not timely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof, dated April 12, 2006 (Docket No. 3206) (the "Bar Date Order").

Claims identified as having a Basis For Objection of "Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

The Claim identified as having a Basis For Objection of "Books And Records Tax Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and were also not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Books And Records Insurance Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Claims" are those Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Tax Claims" are those Claims filed by taxing authorities that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status.

Claims identified as having a Basis For Objection of "Tax Claims Subject To Modification" are those Claims filed by taxing authorities that the Debtors have determined (a) are overstated and/or (b) were filed and docketed against the wrong Debtors.

Claims identified as having a Basis For Objection of "Modified Claims Asserting Reclamation" are those Claims (i) that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status and (ii) in which the claimant asserted a reclamation demand and either (a) the Debtors and the claimant have entered into a letter agreement whereby the Debtors and the claimant agreed upon the valid amount of the reclamation demand or (b) the claimant has consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (ii)(a) and (b), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid.

Date Filed	Claim Number	Asserted Claim Amount <sup>1</sup>	Basis For Objection	Treatment Of Claim	Surviving Claim Number

If you wish to view the complete exhibits to the Seventeenth Omnibus Claims Objection, you can do so at <a href="www.delphidocket.com">www.delphidocket.com</a>. If you have any questions about this notice or the Seventeenth Omnibus Claims Objection to your Claim, please contact Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Seventeenth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 12, 2007. Your Response, if any, to the Seventeenth Omnibus Claims Objection must (a)

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Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed; (ii) the name of the claimant and a brief description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Seventeenth Omnibus Claims Objection; (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim; (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 19, 2007 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time).

IF ANY PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS'

ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

[Claimant Name]
[Address 1]
[Address 2] [Address 3]
[City], [State] [Zip]
[Country]

Dated: New York, New York June 15, 2007

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

:

Debtors. : (Jointly Administered)

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#### NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection") dated June 15, 2007, a copy of which is enclosed (without exhibits). The Debtors' Seventeenth Omnibus Claims Objection is set for hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED SEVENTEENTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 12, 2007. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Seventeenth Omnibus Claims Objection identifies eleven different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

Claims identified as having a Basis For Objection of "Insufficiently Documented Claims" are those Claims that did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim.

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that did not contain sufficient supporting documentation, making it impossible for the Debtors meaningfully to review the asserted Claim, and was also not timely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof, dated April 12, 2006 (Docket No. 3206) (the "Bar Date Order").

Claims identified as having a Basis For Objection of "Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

The Claim identified as having a Basis For Objection of "Books And Records Tax Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and were also not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Books And Records Insurance Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Claims" are those Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Tax Claims" are those Claims filed by taxing authorities that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status.

Claims identified as having a Basis For Objection of "Tax Claims Subject To Modification" are those Claims filed by taxing authorities that the Debtors have determined (a) are overstated and/or (b) were filed and docketed against the wrong Debtors.

Claims identified as having a Basis For Objection of "Modified Claims Asserting Reclamation" are those Claims (i) that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status and (ii) in which the claimant asserted a reclamation demand and either (a) the Debtors and the claimant have entered into a letter agreement whereby the Debtors and the claimant agreed upon the valid amount of the reclamation demand or (b) the claimant has consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (ii)(a) and (b), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid.

Claim	Asserted Claim Amount <sup>1</sup>	Basis For Objection	Treatment Of Claim		
Number			Correct Debtor	Modified Amount	Modified Nature
		Claim Claim	Claim Basis For Objection	Number Claim Objection Correct	Number Claim Objection Correct Modified

If you wish to view the complete exhibits to the Seventeenth Omnibus Claims Objection, you can do so at <a href="www.delphidocket.com">www.delphidocket.com</a>. If you have any questions about this notice or the Seventeenth Omnibus Claims Objection to your Claim, please contact Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT

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Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Seventeenth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 12, 2007. Your Response, if any, to the Seventeenth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed; (ii) the name of the claimant and a brief description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Seventeenth Omnibus Claims Objection; (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim; (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 19, 2007 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time).

IF ANY PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE

CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

[Claimant Name]
[Address 1]
[Address 2] [Address 3]
[City], [State] [Zip]
[Country]

Dated: New York, New York June 15, 2007

UNITED STATES BANKRUPTCY CO	OURT	
SOUTHERN DISTRICT OF NEW YOR	RK	
	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	•	
	X	

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 3007
DISALLOWING AND EXPUNGING CERTAIN (A) INSUFFICIENTLY DOCUMENTED
CLAIMS, (B) CLAIMS NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (C)
INSURANCE CLAIM NOT REFLECTED ON DEBTORS' BOOKS AND RECORDS, (D)
UNTIMELY CLAIMS AND UNTIMELY TAX CLAIMS, AND (E) CLAIMS SUBJECT TO
MODIFICATION, TAX CLAIMS SUBJECT TO MODIFICATION, AND MODIFIED
CLAIMS ASSERTING RECLAMATION IDENTIFIED IN SEVENTEENTH
OMNIBUS CLAIMS OBJECTION

#### ("SEVENTEENTH OMNIBUS CLAIMS OBJECTION ORDER")

Upon the Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claim, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation, dated June 15, 2007 (the "Seventeenth Omnibus Claims Objection"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the record of the hearing held on

Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Seventeenth Omnibus Claims Objection.

the Seventeenth Omnibus Claims Objection; and after due deliberation thereon; and good and sufficient cause appearing therefor,

## IT IS HEREBY FOUND AND DETERMINED THAT:<sup>2</sup>

- A. Each holder of a claim, as such term is defined in 11 U.S.C. § 101(5) (as to each, a "Claim") listed on Exhibits A-1, A-2, B-1, B-2, B-3, C, D-1, D-2, E-1, E-2, and E-3 hereto was properly and timely served with a copy of the Seventeenth Omnibus Claims

  Objection, a personalized Notice Of Objection To Claim, a copy of the Order Pursuant to 11

  U.S.C. § 502(b) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014

  Establishing (i) Dates For Hearings Regarding Objections To Claims And (ii) Certain Notices

  And Procedures Governing Objections To Claims (Docket No. 6089) (the "Claims Objection Procedures Order"), the proposed order granting the Seventeenth Omnibus Claims Objection, and notice of the deadline for responding to the Seventeenth Omnibus Claims Objection. No other or further notice of the Seventeenth Omnibus Claims Objection is necessary.
- B. This Court has jurisdiction over the Seventeenth Omnibus Claims
  Objection pursuant to 28 U.S.C. §§ 157 and 1334. The Seventeenth Omnibus Claims Objection
  is a core proceeding under 28 U.S.C. § 157(b)(2). Venue of these cases and the Seventeenth
  Omnibus Claims Objection in this district is proper under 28 U.S.C. §§ 1408 and 1409.
- C. The Claims listed on Exhibit A-1 hereto contain insufficient documentation to support the Claims asserted (the "Insufficiently Documented Claims").

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Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. See Fed. R. Bankr. P. 7052.

- D. The Claim listed on Exhibit A-2 hereto contains insufficient documentation to support the Claim asserted and was also untimely filed pursuant to the Bar Date Order (the "Untimely Insufficiently Documented Claim").
- E. The Claims listed on Exhibit B-1 hereto contain liabilities or dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Claims").
- F. The Claim listed on Exhibit B-2 hereto, which was filed by a taxing authority, contains liabilities and dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Tax Claim").
- G. The Claims listed on Exhibit B-3 hereto contain liabilities or dollar amounts that are not reflected on the Debtors' books and records and were also untimely filed pursuant to the Bar Date Order (the "Untimely Books And Records Claims").
- H. The Claim listed on Exhibit C hereto contains liabilities and dollar amounts that are not reflected on the Debtors' books and records (the "Books And Records Insurance Claim").
- I. The Claims listed on <u>Exhibit D-1</u> hereto were untimely filed pursuant to the Bar Date Order (the "Untimely Claims").
- J. The Tax Claims listed on Exhibit D-2 hereto were untimely filed pursuant to the Bar Date Order (the "Untimely Tax Claims").
- K. The Claims listed on Exhibit E-1 hereto (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status (the "Claims Subject To Modification").

- L. The Tax Claims listed on Exhibit E-2 hereto (a) are overstated and/or (b) were filed and docketed against the wrong Debtors (the "Tax Claims Subject To Modification").
- M. The Claims listed on Exhibit E-3 hereto (a) (i) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (ii) were filed and docketed against the wrong Debtors, and/or (iii) incorrectly assert secured or priority status and (b) assert a reclamation demand and either (i) the Debtors and the Claimant have entered into a letter agreement whereby the Debtors and the Claimant agreed upon the valid amount of the reclamation demand or (ii) the Claimant is deemed to have consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (b)(i) and (ii), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the Claimant's agreement or consent to the amount pursuant to the relevant Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid (the "Modified Claims Asserting Reclamation").
- N. The relief requested in the Seventeenth Omnibus Claims Objection is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest.

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. Each Insufficiently Documented Claim listed on Exhibit A-1 hereto is hereby disallowed and expunged in its entirety.
- 2. The Untimely Insufficiently Documented Claim listed on Exhibit A-2 hereto is hereby disallowed and expunged in its entirety.
- 3. Each Books And Records Claim listed on Exhibit B-1 hereto is hereby disallowed and expunged in its entirety.

- 4. The Books And Records Tax Claim listed on Exhibit B-2 hereto is hereby disallowed and expunged in its entirety.
- 5. Each Untimely Books And Records Claim listed on Exhibit B-3 hereto is hereby disallowed and expunged in its entirety.
- 6. The Books And Records Insurance Claim listed on Exhibit C hereto is hereby disallowed and expunged in its entirety.
- 7. Each Untimely Claim listed on Exhibit D-1 hereto is hereby disallowed and expunged in its entirety.
- 8. Each Untimely Tax Claim listed on Exhibit D-2 hereto is hereby disallowed and expunged in its entirety.
- 9. Each "Claim As Docketed" amount, classification, and Debtor listed on Exhibit E-1 hereto is hereby revised to reflect the amount, classification, and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit E-1 shall be entitled to (a) a recovery for any Claim Subject to Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit E-1, subject to the Debtors' right to further object to each such Claim Subject to Modification. The Claims Subject to Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 10. Each "Claim As Docketed" amount and Debtor listed on Exhibit E-2 hereto is hereby revised to reflect the amount and Debtor listed as the "Claim As Modified." No Claimant listed on Exhibit E-2 shall be entitled to (a) a recovery for any Tax Claim Subject to

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Modification in an amount exceeding the dollar value listed as the "Modified Total" of the Claim and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit E-2, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit E-2, subject to the Debtors' right to further object to each such Tax Claim Subject to Modification. The Tax Claims Subject to Modification shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.

- Exhibit E-3 hereto is hereby revised to the amount and classification listed as the "Claim As Modified." No Claimant listed on Exhibit E-3 shall be entitled to (a) a recovery for any Modified Claim Asserting Reclamation in an amount exceeding the dollar value listed as the "Modified Total" of the Claim, and/or (b) assert a classification that is inconsistent with that listed in the "Claim As Modified" column on Exhibit E-3, and/or (c) assert a Claim against a Debtor whose case number is not listed in the "Claim As Modified" column on Exhibit E-3, subject to the Debtors' right to further object to each such Modified Claim Asserting Reclamation. The Modified Claims Asserting Reclamation shall remain on the claims register, and shall remain subject to future objection by the Debtors and other parties-in-interest.
- 12. Entry of this order is without prejudice to the Debtors' right to object, on any grounds whatsoever, to any other claims in these chapter 11 cases or to further object to Claims that are the subject of the Seventeenth Omnibus Claims Objection.
- 13. Nothing contained herein shall constitute, nor shall it be deemed to constitute, the allowance of any Claim asserted against any of the Debtors.

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14. This Court shall retain jurisdiction over the Debtors and the holders of

Claims subject to the Seventeenth Omnibus Claims Objection to hear and determine all matters

arising from the implementation of this order.

15. Each of the objections by the Debtors to each Claim addressed in the

Seventeenth Omnibus Claims Objection attached hereto as Exhibits A-1, A-2, B-1, B-2, B-3 C,

D-1, D-2, E-1, E-2, and E-3 constitutes a separate contested matter as contemplated by Fed. R.

Bankr. P. 9014. This order shall be deemed a separate order with respect to each Claim that is

the subject of the Seventeenth Omnibus Claims Objection. Any stay of this order shall apply

only to the contested matter which involves such Claim and shall not act to stay the applicability

or finality of this order with respect to the other contested matters covered hereby.

Kurtzman Carson Consultants LLC is hereby directed to serve this order, 16.

including exhibits, in accordance with the Claims Objection Procedures Order.

17. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for

the United States Bankruptcy Court for the Southern District of New York for the service and

filing of a separate memorandum of law is deemed satisfied by the Seventeenth Omnibus Claims

Objection.

Dated: New York, New York

July , 2007

UNITED STATES BANKRUPTCY JUDGE

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## **EXHIBIT E**

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1	2	3	4	5	6	7	8
				Asserted			Surviving
		Date	Claim	Claim		Treatment of	Claim
Name	Address	Filed	Number	Amount	<b>Basis for Objection</b>	Claim	Number
	Arthur Veltman						
	PO Box 337				Insufficiently	Disallow and	
Center Manufacturing Inc	Byron Center, MI 49315	11/16/05	594	\$46,706.76	Documented Claim	Expunge	
	Attn Credit Dept						
	4025 Viscount				Insufficiently	Disallow and	
Cleo Inc	Memphis, TN 38118	4/28/06	3048	\$18,878.39	Documented Claim	Expunge	
	Fortney Eyecare Associates Inc						
	23469 Michigan Ave				Insufficiently	Disallow and	
Fortney Eyecare Associates Inc	Dearborn, MI 48124	11/14/05	535	\$99,446.17	Documented Claim	Expunge	
	825 8th Ave South				Insufficiently	Disallow and	
Graybar Electric Co Inc	Nashville, TN 37203	5/8/06	5210	\$2,234.49	Documented Claim	Expunge	
	Jill L Murch						
	Foley & Lardner LLP						
Holset Engineering Company Ltd co	321 N Clark St Ste 2800				Insufficiently	Disallow and	
Cummins Business Services	Chicago, IL 60610	7/26/06	11214	\$4,950.96	Documented Claim	Expunge	
	8695 Berk Blvd				Insufficiently	Disallow and	
Krupp Bilstein Of America Eft	Hamilton, OH 45015-2205	5/1/06	3531	\$812,224.68	Documented Claim	Expunge	
	Steven B Frankoff						
	15014 Marlebone				Insufficiently	Disallow and	
Mori Seiki	Houston, TX 77069	3/3/06	2178	\$13,366.36	Documented Claim	Expunge	

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1	2	3	4	5	6	7	8
				Asserted			Surviving
		Date	Claim	Claim		Treatment	Claim
Name	Address	Filed	Number	Amount	<b>Basis for Objection</b>	of Claim	Number
	120 W Jackson Ave S				Untimely Insufficiently	Disallow and	
Jeanne Fitzsimmons	Sapulpa, OK 74066-5514	5/14/07	16603	\$0.00	Documented Claim	Expunge	

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1	2	3	4	5	6	7	8
							Surviving
		Date	Claim	Asserted	Basis for	Treatment of	
Name	Address	Filed	Number	Claim Amount	Objection	Claim	Number
	Carrie M Caldwell Esq						
	Vorys Sater Seymour and Pease LLP						
	2100 One Cleveland Center 1375 Ninth Street				Books and	Disallow and	
A Schulman Inc	Cleveland, OH 44114	7/27/06	11260	\$98,066.34	Records Claim	Expunge	
	Attn David Smith						
	451 W Main St				Books and	Disallow and	
Advetech Inc	Canfield, OH 44406	11/10/05	486	\$3,594.00	Records Claim	Expunge	
	Attn D Boyle						
	Airgas Inc						
	259 N Radnor Chester Road Ste 100				Books and	Disallow and	
Airgas East Inc	Radnor, PA 19087	7/31/06	14279	\$3,649.48	Records Claim	Expunge	
	225 N Irwin St						
	PO Box 1404				Books and	Disallow and	
Bowman Supply Company	Dayton, OH 45401	12/30/05	1392	\$1,450.92	Records Claim	Expunge	
	225 N Irwin St			*			
	PO Box 1404				Books and	Disallow and	
Bowman Supply Company	Dayton, OH 45401	12/30/05	1397	\$559.50	Records Claim	Expunge	
1. 7	2221 Arbor Blvd			·	Books and	Disallow and	
Dayton Metal Finishing	Dayton, OH 45439	3/20/06	2294	\$6,059.71	Records Claim	Expunge	
,	4900 Webster St			. ,	Books and	Disallow and	
Dayton Precision Punch Inc	Dayton, OH 45414	7/5/06	8985	\$5,974.50	Records Claim	Expunge	
,	4850 Coolidge Hwy				Books and	Disallow and	
Deco Engineering Inc	Royal Oak, MI 48073	5/18/06	6292	\$99.471.33	Records Claim	Expunge	
5 0	Attn Raj Lakhotia			. ,		1 0	
	2225 Ringwood Ave				Books and	Disallow and	
DEK International GmbH	San Jose, CA 95131	12/5/05	1020		Records Claim	Expunge	
	Attn Raj Lakhotia			70.00.00		p.sg.s	
	2225 Ringwood Ave				Books and	Disallow and	
DEK International GmbH	San Jose, CA 95131	12/9/05	1021	\$8.00	Records Claim	Expunge	
DEIX III.O.II.a.i.o.II.a.i	Eaton Corporation	12/0/00	1021	ψ0.00	rtocorao olaiiri	Expange	
	1111 Superior Ave				Books and	Disallow and	
Eaton Bi State Valve Claim	Cleveland, OH 44114-2584	7/28/06	12158	\$2,000,000,00	Records Claim	Expunge	
Laton Di State Valve Olaim	R Frederick Linfesty Esq	1720/00	12 130	Ψ2,000,000.00	1 COOIGO CIAIIII	Expunge	
	Iron Mountain Inc						
	745 Atlantic Ave 10th Fl				Books and	Disallow and	
Iron Mountain Information Management Inc	Boston, MA 02111	11/17/05	683	¢03E 90	Records Claim		
non wountain inionnation wanagement inc	DUSTOII, IVIA UZ I I I	11/17/03	003	φ <del>9</del> 55.60	INCOIUS CIAIIII	Lybunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	Beth Farnham						
	9443 Springboro Pike				Books and	Disallow and	
Lexisnexis a Division of Reed Elsevier Inc	Miamisburg, OH 45342	2/22/06	2101	\$21,000.00	Records Claim	Expunge	
	1601 W Diehl Rd				Books and	Disallow and	
Nalco Company	Naperville, IL 60563	1/20/06	1616	\$1,549.94	Records Claim	Expunge	
	Attn Sue Smith						
	707 Harrison Ave				Books and	Disallow and	
Rockford Products Corporation	Rockford, IL 61104	5/1/06	4015	\$30,838.79	Records Claim	Expunge	
·	co Stonehill Capital Management 885 Third Ave 30th Fl					1 0	
	Attn Steve Nelson				Books and	Disallow and	
Stonehill Institutional Partners LP		7/20/06	10060	\$44E 240 EG			
Storieriii iristitutionai Partners LP	New York, NY 10022 PO Box 500	7/28/06	12369	\$115,346.50	Records Claim Books and	Expunge Disallow and	
Toulou Minfield Componenties		7/00/00	40000	£40,440,00			
Taylor Winfield Corporation	Brookfield, OH 44403-0500	7/28/06	12222	\$48,416.80	Records Claim	Expunge	
	c o Robert J Patton						
	Continental Automotive Systems				Daala aad	Dis all account	
Tanaia Automostino af North Amaria la c	21440 W Lake Cook Rd	0/00/00	0004	<b>#0.005.454.00</b>	Books and	Disallow and	
Temic Automotive of North Americ Inc	Deer Park, IL 60010	6/22/06	8391	\$8,385,154.00	Records Claim	Expunge	
	Motorola Inc						
	co Jason J DeJonker Esq				D 1	D: 11	
T . A	McDermott Will & Emery LLP 227 West Monroe St	0/00/00	0004	<b>#</b> 0 005 454 00	Books and	Disallow and	
Temic Automotive of North Americ Inc	Chicago, IL 60606-5096	6/22/06	8391	\$8,385,154.00	Records Claim	Expunge	
	attn Lori Taylor					D: "	
	25 Forge Pkwy				Books and	Disallow and	
Tyco Adhesives	Franklin, MA 02038	1/23/06	1619	\$121,059.11	Records Claim	Expunge	
	PO Box 608		00:5		Books and	Disallow and	
Vanguard Distributors Inc	Savannah, GA 31402	7/11/06	9319	\$788,321.49	Records Claim	Expunge	
	Attn R Shenberger						
	1915 Trolley Rd				Books and	Disallow and	
Viasystems	York, PA 17408	7/28/06	12383	\$762,104.80	Records Claim	Expunge	

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1	2	3	4	5	6	7	8
				Asserted			Surviving
		Date	Claim	Claim		Treatment	Claim
Name	Address	Filed	Number	Amount	<b>Basis for Objection</b>	of Claim	Number
	Internal Revenue Service						
Department of the Treasury Internal	290 Broadway 5th Fl				Books and Records	Disallow and	
Revenue Services	New York, NY 10007	6/5/06	14153	\$2,989.09	Tax Claim	Expunge	

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## Seventeenth Omnibus Claims Objection Exhibit B-3 Service List

1	2	3	4	5	6	7	8
				Asserted			Surviving
		Date	Claim	Claim		Treatment	Claim
Name	Address	Filed	Number	Amount	<b>Basis for Objection</b>	of Claim	Number
	Linebarger Goggan Blair & Sampson LLP						
	Diane W Sanders						
	1949 South IH 35 PO Box 17428				Untimely Books and	Disallow and	
City of McAllen	Austin, TX 78741	3/28/07	16589	\$3,696.46	Records Claim	Expunge	
	Rebecca Daum						
	Attorney Bankruptcy Division						
	PO Box 530				Untimely Books and	Disallow and	
Ohio Department of Taxation	Columbus, OH 43216-0530	4/13/07	16596	\$2,976.58	Records Claim	Expunge	
	Ohio Department of Taxation						
	co Rebecca Daum						
	30 E Broad St 23rd Floor				Untimely Books and	Disallow and	
Ohio Department of Taxation	Columbus, OH 43216	4/13/07	16596	\$2,976.58	Records Claim	Expunge	
	Attorney General of the State of Ohio						
	Collection Enforcement						
	150 E Gay St 21st Floor				Untimely Books and	Disallow and	
Ohio Department of Taxation	Columbus, OH 43215	4/13/07	16596	\$2,976.58	Records Claim	Expunge	
	Chriss W Street						
	PO Box 1438				Untimely Books and	Disallow and	
Orange County Tax Collector	Santa Ana, CA 92702-1438	2/20/07	16548	\$0.00	Records Claim	Expunge	
	Diane W Sanders						
	Linebarger Goggan Blair & Sampson LLP						
	1949 South IH 35 PO Box 17428				Untimely Books and	Disallow and	
South Texas College	Austin, TX 78741	3/28/07	16590	\$1,257.82	Records Claim	Expunge	
	Mary T Carr						
	Rm 409 State Office Bldg						
State of Maryland Comptroller of	301 W Preston St				Untimely Books and	Disallow and	
the Treasury	Baltimore, MD 21201	1/25/07	16501	\$2,540.00	Records Claim	Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
	Law Offices of Michael P OConnor Michael P OConnor Esq						
RLI Insurance Company	10 Esquire Rd Ste 14 New City, NY 10956	4/3/06	2539	\$11,750,000.00		Disallow And Expunge	

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1	2	3	4	5	6	7	8
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Treatment of Claim	Surviving Claim Number
Collins & Aikman Automotive Canada Co	26533 Evergreen Southfield, MI 48076	3/16/07	16576	\$31,730.72	Untimely Claim	Disallow and Expunge	
Collins & Aikman Automotive Exteriors Inc	26533 Evergreen Southfield, MI 48076	3/16/07	16577	\$10,132.74	Untimely Claim	Disallow and Expunge	
Collins & Aikman Automotive Exteriors Inc	26533 Evergreen Southfield, MI 48076	3/16/07	16578	\$764,853.77	Untimely Claim	Disallow and Expunge	
Collins & Aikman Automotive Interiors Inc	26533 Evergreen Southfield, MI 48076	3/16/07	16575	\$659,963.54	Untimely Claim	Disallow and Expunge	
Collins & Aikman Automotive Interiors Inc	26533 Evergreen Southfield, MI 48076	3/16/07	16579	\$17,054.96	Untimely Claim	Disallow and Expunge	
Conestoga Rovers & Associates Inc	2055 Niagara Falls Blvd Ste 3 Niagara Falls, NY 14304	5/21/07	16604	\$140,195.09	Untimely Claim	Disallow and Expunge	

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1	2	3	4	5	6	7	8	
		·		Asserted			Surviving	
		Date	Claim	Claim	Basis for	Treatment	Claim	
Name	Address	Filed	Number	Amount	Objection	of Claim	Number	
	Susan M Lancaster Esq				_			
	500 W Big Beaver Rd				Untimely Tax	Disallow and		
City Of Troy	Troy, MI 48084-5284	3/5/07	16563	\$28,447.96	Claim	Expunge		
	404 Clay St				Linting also Tax	Disallaw and		
	401 Clay St	= / / / 0 =	40=00	<b>*</b> * * * <b>* * * *</b> * * * * * * * * * *	,	Disallow and		
Clark County Collector	Arkadelphia, AR 71923	5/1/07	16599	\$11,153.24	Claim	Expunge		
	St Joseph County Treasurer							
	227 W Jefferson Blvd				Untimely Tax	Disallow and		
St Joseph County In	South Bend, IN 46601	2/23/07	16551	\$4,393.94	Claim	Expunge		
	PO Box 230				Untimely Tax	Disallow and		
Warren City Income Tax Dept	Warren, OH 44482	5/14/07	16600	\$135,015.50	•	Expunge		

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## **EXHIBIT F**

UNITED STATES BANKRUPTCY C SOUTHERN DISTRICT OF NEW YO		
	X	
In re	: :	Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)
	: <b>v</b>	

## NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection") dated June 15, 2007, a copy of which is enclosed (without exhibits). The Debtors' Seventeenth Omnibus Claims Objection is set for hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED SEVENTEENTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 12, 2007. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Seventeenth Omnibus Claims Objection identifies eleven different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

Claims identified as having a Basis For Objection of "Insufficiently Documented Claims" are those Claims that did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim.

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that did not contain sufficient supporting documentation, making it impossible for the Debtors meaningfully to review the asserted Claim, and was also not timely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof, dated April 12, 2006 (Docket No. 3206) (the "Bar Date Order").

Claims identified as having a Basis For Objection of "Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

The Claim identified as having a Basis For Objection of "Books And Records Tax Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and were also not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Books And Records Insurance Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Claims" are those Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Tax Claims" are those Claims filed by taxing authorities that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status.

Claims identified as having a Basis For Objection of "Tax Claims Subject To Modification" are those Claims filed by taxing authorities that the Debtors have determined (a) are overstated and/or (b) were filed and docketed against the wrong Debtors.

Claims identified as having a Basis For Objection of "Modified Claims Asserting Reclamation" are those Claims (i) that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status and (ii) in which the claimant asserted a reclamation demand and either (a) the Debtors and the claimant have entered into a letter agreement whereby the Debtors and the claimant agreed upon the valid amount of the reclamation demand or (b) the claimant has consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (ii)(a) and (b), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid.

Date Filed	Claim Number	Asserted Claim Amount <sup>1</sup>	Basis For Objection	Treatment Of Claim	Surviving Claim Number
8	4	6	6	7	8

If you wish to view the complete exhibits to the Seventeenth Omnibus Claims Objection, you can do so at <a href="www.delphidocket.com">www.delphidocket.com</a>. If you have any questions about this notice or the Seventeenth Omnibus Claims Objection to your Claim, please contact Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Seventeenth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 12, 2007. Your Response, if any, to the Seventeenth Omnibus Claims Objection must (a)

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Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed; (ii) the name of the claimant and a brief description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Seventeenth Omnibus Claims Objection; (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim; (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 19, 2007 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time).

IF ANY PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS'

ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

Dated: New York, New York June 15, 2007 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 167 of 209

## **EXHIBIT G**

## 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document

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Delphi Corporation
Seventeenth Omnibus Claims Objection Exhibit E-1 Service List

1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	4750 O Talassack Dd 012 004				Olaina Oukind			0 1
Acme Mills Company	1750 S Telegraph Rd Ste 304 Bloomfield Hills, MI 48302	5/10/06	5501	\$50 <i>1</i> 67	Claims Subject to Modification	05-44640	\$504.67	General Unsecured
Acrie Willis Company	Douglas Lademan	3/10/00	5501	\$394.07	to Modification	05-44040	φ59 <del>4</del> .07	Unsecured
	5976 Ford Ct				Claims Subject			General
Action Tool and Mach Inc	Brighton, MI 48116	5/8/06	5117	\$3,990,00	to Modification	05-44640	\$3 990 nc	Unsecured
Action Tool and Wach inc	Attn D Boyle	3/0/00	3117	ψ0,550.00	to Modification	00 44040	ψ0,000.00	Onscoured
	Airgas Inc							
	259 N Radnor Chester Road Ste 100				Claims Subject			General
Airgas East Inc	Radnor, PA 19087	7/31/06	14278	\$18 704 93	to Modification	05-44640	\$13 927 33	Unsecured
7 til gao East 1110	Attn Nicholas Baise	7701700	11210	Ψ10,701.00	to Modification	00 11010	Ψ10,027.00	Onocourca
	Alken Ziegler							
	33855 Capitol				Claims Subject			General
Alken Ziegler Inc	Livonia, MI 48150	7/6/06	9050	\$177 673 57	to Modification	05-44640	\$39 244 23	Unsecured
7 tillon Elogiol Illo	Erroma, mi roroo	170700		Ψ111,010.01	to mounication	00 11010	Ψ00,211.20	Griocodica
	PO Box 46402				Claims Subject			General
American Labelmark Co	Chicago, IL 60646-0402	7/27/06	11431	\$1,130,81	to Modification	05-44640	\$804.75	Unsecured
7.1110110411	Amphenol Tuchel Electronics			<b>\$1,100.0</b> 1	to mounidation	00 11010	<b>400</b> 0	0.10000.00
	6900 Haggerty Rd Ste 200				Claims Subject			General
Amphenol Tuchel Electronics	Canton, MI 48187	12/13/05	1135	\$142.103.30	to Modification	05-44640	\$134,837.30	
<u></u>	Attn David S Leinwand Esq			, , , , , , , , , , , , , , , , , , , ,			, - ,	
	535 Madison Ave 15th FI				Claims Subject			General
Amroc Investments LLC	New York, NY 10022	6/6/06	7514	\$58,187.44	to Modification	05-44481	\$0.00	Unsecured
	as assignee of Border States Electric Supply			. ,				
	Attn David S Leinwand							
	535 Madison Ave 15th FI				Claims Subject			General
Amroc Investments LLC	New York, NY 10022	7/26/06	11195	\$23,073.64	to Modification	05-44640	\$22,615.93	Unsecured
	Attn David S Leinwand Esq							
	535 Madison Ave 15th FI				Claims Subject			General
Amroc Investments LLC	New York, NY 10022	7/26/06	11196	\$59,444.55	to Modification	05-44640	\$53,910.07	Unsecured
	33 W Monroe							
	18th Floor				Claims Subject			General
Andersen Arthur Llp	Chicago, IL 60603	5/8/06	5110	\$29,559.00	to Modification	05-44640	\$29,559.00	Unsecured
	2000 Town Ctr Ste 2050	7,00,00	4	0.470 -00	Claims Subject	05.4:0:6	<b>0.450.005</b> :=	General
Anxebusiness Corp	Southfield, MI 48075	7/28/06	11795	\$178,793.00	to Modification	05-44640	\$153,895.15	Unsecured

## 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 169 of 209 Delphi Corporation Seventeenth Omnibus Claims Objection

1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Attn Paul Delson Esq							
	PO Box 58039							
	3050 Bowers Ave MS 2062				Claims Subject			General
Applied Materials Inc	Santa Clara, CA 95052-8039	1/24/06	1650	\$257,596.00	to Modification	05-44640	\$257,596.0	Unsecured
	Argo Partners						· · · · · · · · · · · · · · · · · · ·	
	12 W 37th St 9th FI				Claims Subject			General
Argo Partners	New York, NY 10018	2/28/06	2145	\$407,503.38	to Modification	05-44640	\$179,076.4	2 Unsecured
	Attn Deborah M Buell							
	Cleary Gottlieb Steen & Hamilton LLP							
Arneses Electricos Automotrices S A de C	One Liberty Plz				Claims Subject			General
V	New York, NY 10006	7/31/06	13825	\$330,238.12	to Modification	05-44640	\$330,238.1	2 Unsecured
ASM Capital as Assignee for Beta	7600 Jericho Tpke Ste 302				Claims Subject			General
Lasermike	Woodbury, NY 11747	5/19/06	6394	\$12,389.25	to Modification	05-44640	\$9,106.9	7 Unsecured
	520 Trinity Ln				Claims Subject			General
Beltline Electric Motor Repair	Decatur, AL 35601	5/10/06	5572	\$10,267.92	to Modification	05-44640	\$8,872.9	2 Unsecured
	Chicago Extruded Metals Co							
	1601 S 54th Ave				Claims Subject			General
Berkshire Investments Llc	Cicero, IL 60804	7/17/06	9653	\$177,062.67	to Modification	05-44640	\$169,862.2	9 Unsecured
	534 W Laskey Rd				Claims Subject			General
Bohl Crane Inc	Toledo, OH 43612	10/31/06	16400	\$6,400.00	to Modification	05-44640	\$6,400.0	Unsecured
	Bowman Supply Company							
	225 N Irwin St							
	PO Box 1404				Claims Subject			General
Bowman Supply Company	Dayton, OH 45401	12/30/05	1393	\$11,465.20	to Modification	05-44640	\$11,465.2	Unsecured
	Bowman Supply Company							
	225 N Irwin St							
	PO Box 1404				Claims Subject			General
Bowman Supply Company	Dayton, OH 45401	12/30/05	1394	\$165.06	to Modification	05-44640	\$165.0	6 Unsecured
	Bowman Supply Company							
	225 N Irwin St							
	PO Box 1404				Claims Subject			General
Bowman Supply Company	Dayton, OH 45401	12/30/05	1395	\$5,628.29	to Modification	05-44640	\$5,628.2	9 Unsecured

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Bowman Supply Company							
	225 N Irwin St							
	PO Box 1404				Claims Subject			General
Bowman Supply Company	Dayton, OH 45401	12/30/05	1396	\$477.47	to Modification	05-44640	\$477.4	7 Unsecured
	DO D 440000				Olaina Oukia d			0 1
	PO Box 412000	0/0/00	40400	40.070.04	Claims Subject	05 44040	A0 070 0	General
Brubaker and Associates Inc	St Louis, MO 63141-2000	8/9/06	16106	\$2,370.34	to Modification	05-44640	\$2,370.3	4 Unsecured
	c o Scott A Liberman				01 : 0 ! : (			
005 0-1 1	1 S Main St Ste 1700	0/40/00	0040	074 000 00	Claims Subject	05 44404	<b>#</b> 00 000 0	General
C&E Sales Inc	Dayton, OH 45402	3/10/06	2249	\$71,960.60	to Modification	05-44481	\$68,930.0	3 Unsecured
	c o Richard L Ferrell							
	Taft Stettinius & Hollister LLP				Olaina Oubia d			0
Calvany Industrias Inc	425 Walnut St Ste 1800	7/11/06	9387	¢74.700.05	Claims Subject	OF 44640	<b>#EO 036 O</b>	General 6 Unsecured
Calvary Industries Inc	Cincinnati, OH 45202	7/11/06	9367	\$/1,/92.33	to Modification	05-44640	\$59,826.9	o Orisecurea
	2200 State Route 119				Claima Subject			General
Cheeseman	Ft Recovery, OH 45846	8/9/06	15942	\$2.202.20	Claims Subject to Modification	05-44640	മോ വവ വ	O Unsecured
Cheeseman	Fit Recovery, OH 43646	0/9/00	15942	\$3,392.30	to Modification	03-44040	φ3,392.3	Unsecured
	333 James E Bohanan Dr				Claims Subject			General
City Of Vandalia	Vandalia, OH 45377	6/8/06	7624	\$22,307,18	to Modification	05-44640	\$22,307,1	8 Unsecured
only of Variabila	Variadia, OTT-10077	0/0/00	7021	Ψ22,007.10	to Modification	00 11010	ΨΖΣ,007.11	o onocourca
	2055 Niagara Falls Blvd Ste 3				Claims Subject			General
Conestoga Rovers & Associates Inc	Niagara Falls, NY 14304	3/20/06	2339	\$63,642,38	to Modification	05-44640	\$56,221.9	0 Unsecured
Concessing Nevers & Accessing inc	Attn Alisa Mumola	0,20,00	2000	Ψου,υ 12.00	to mounication	00 11010	Ψ00,221.0	o onecourou
	411 W Putnam Ave Ste 225				Claims Subject			General
Contrarian Funds LLC	Greenwich, CT 06830	6/30/06	8791	\$9.790.00	to Modification	05-44640	\$6.290.0	0 Unsecured
	Attn Alisa Mumola	5.55.55		70,100100			¥ 0,= 0 0 1 0	
	411 W Putnam Ave S 225				Claims Subject			General
Contrarian Funds LLC	Greenwich, CT 06830	7/19/06	9951	\$79,244.79	to Modification	05-44640	\$59,881.6	6 Unsecured
	Attn Alisa Mumola						. ,	
	411 W Putnam Ave Ste 225				Claims Subject			General
Contrarian Funds LLC	Greenwich, CT 06830	2/13/07	16542	\$50,118.34	to Modification	05-44640	\$43,473.6	0 Unsecured
	Attn Alpa Jimenez						•	
	Contrarian Funds LLC							
Contrarian Funds LLC As Assignee of	411 W Putnam Ave Ste 225				Claims Subject			General
Kardex Systems Inc	Greenwich, CT 06830	7/18/06	9795	\$134,225.00	to Modification	05-44640	\$118,225.0	0 Unsecured

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Address From Csids 8 95							
	5200 Venture Dr				Claims Subject			General
Control Gaging Inc Eft	Ann Arbor, MI 48108-9561	6/5/06	7507	\$12,274.00	to Modification	05-44640	\$12,274.0	0 Unsecured
	24450 Indoplex Circle				Claims Subject			General
Corrosion Fluid Products Corp	Farmington Hills, MI 48335-2526	5/1/06	4163	¢11 353 00	to Modification	05-44640	¢11 353 N	0 Unsecured
Corresion Fluid Floddets Corp	Susan Power Johnston	3/1/00	+100	ψ11,333.00	to Modification	03-44040	ψ11,555.0	Orisecured
	1330 Avenue of the Americas				Claims Subject			General
Covington & Burling	New York, NY 10019	7/31/06	14179	\$263,559.79	to Modification	05-44640	\$263,559.7	9 Unsecured
	101 Quality Ct				Claims Subject			General
D A Inc	Charlestown, IN 47111-114	7/21/06	10190	\$54,256.58	to Modification	05-44640	\$54,256.5	8 Unsecured
	Dayton Precision Punch Inc							
	4900 N Webster St				Claims Subject			General
Dayton Precision Punch Inc	Dayton, OH 45414	7/5/06	8984	\$7,329.10	to Modification	05-44640	\$7,098.1	0 Unsecured
	Attn Raj Lakhotia							
	2225 Ringwood Ave				Claims Subject			General
DEK International GmbH	San Jose, CA 95131	12/5/05	1018	\$103.24	to Modification	05-44567	\$103.2	4 Unsecured
	Attn Raj Lakhotia							
	2225 Ringwood Ave				Claims Subject			General
DEK International GmbH	San Jose, CA 95131	12/5/05	1019	\$740.57	to Modification	05-44567	\$740.5	7 Unsecured
	Attn Tammy Grove CO1222							
	2200 W Salzburg Rd				Claims Subject			General
Dow Corning Corp	Midland, MI 48686	6/2/06	7343	\$59,296.80	to Modification	05-44640	\$57,946.8	0 Unsecured
	Attn Tammy Grove CO1222							
	2200 W Salzburg Rd				Claims Subject			General
Dow Corning Corporation	Midland, MI 48686	6/2/06	7341	\$34,468.09	to Modification	05-44640	\$34,320.4	6 Unsecured
	Aka Dowty Polymers Inc							
	PO Box 905665				Claims Subject			General
Dowty Orings North America Eft	Charlotte, NC 28290-5665	7/28/06	11936	\$304,267.04	to Modification	05-44640	\$265,906.0	8 Unsecured
	75 Southfield				Claims Subject			General
Ecorse Machinery SIs & Rbldrs	Ecorse, MI 48229-143	8/9/06	16167		to Modification	05-44640	\$2 604 5	0 Unsecured
Leoise Machinery Sis & INDIGIS	200136, WII 40228-143	0/9/00	10107	ψ <del>+</del> ,συ1.09	to Modification	JJ- <del>T1</del> U1U	Ψ2,034.0	Juseculeu
Elston Richards Inc Elston Richards	3701 Patterson Ave Se				Claims Subject			General
Storage Co	Grand Rapids, MI 49512	7/26/06	11238	\$14 694 47	to Modification	05-44640	\$14 586 8	6 Unsecured
Otorago ou	Statia Napias, Wil 70012	1120/00	11200	Ψ17,007.71	to Modification	00 44040	ψ1+,550.0	o on occured

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Delphi Corporation
Seventeenth Omnibus Claims Objection Exhibit E-1 Service List

1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	545 Elmira Rd				Claima Cubiast			Conoral
Engel Canada Inc	Guelph, ON N1K1C2 Canada	12/23/05	1257	\$6.769.19	Claims Subject to Modification	05-44640	9860 00	General Unsecured
Lilger Carlada IIIC	Jonathan W Young & Jeffrey L Gansberg	12/23/03	1237	φ0,700.10	to Modification	03-44040	φου.υυ	Offisecured
	Wildman Harrold Allen & Dixon LLP							
	225 W Wacker Dr Ste 3000				Claims Subject			General
Equity Corporate Hausing	Chicago, IL 60606	4/3/06	2523	¢170 246 02	to Modification	05-44640	\$154,582.23	
Equity Corporate Housing	EDC	4/3/00	2023	\$179,240.02	to Modification	05-44040	φ10 <del>4</del> ,002.23	Unsecured
	151 O Connor St 18th FI				Claims Subject			Conoral
Fyrant Davidenment Canada FDC		10/5/06	16444	<b>#0.00</b>	to Modification	05-44640	<b>COA 474 OA</b>	General
Export Development Canada EDC	Ottawa, ON K1A 1K3 Canada	12/5/06	16444	\$0.00	to Modification	05-44040	\$24,171.24	Unsecured
	Attn Legal PO Box 978				Claima Cubiaat			Conoral
Factor of Commons		0/0/00	7544	<b>#FO 407 44</b>	Claims Subject	05 44040	£4 507 00	General
Fastenal Company	Winona, MN 55987-0978	6/6/06	7514	\$58,187.44	to Modification	05-44640	\$1,567.26	Unsecured
	200 Kalamama Ot				Olaina Oubia at			0
Fault au Fusialet van de a	322 Kalorama St	F/4.0/00	0004	Ф <del>7</del> 000 05	Claims Subject	05 44400	<b>#F 000 04</b>	General
Fauber Freightways Inc	Staunton, VA 24401	5/16/06	6024	\$7,269.05	to Modification	05-44482	\$5,298.94	Unsecured
	Customer Administrative Services				01-1			0 1
	PO Box 262682			4-00.00	Claims Subject		40-0 40	General
Fedex Kinkos	Plano, TX 75026-2682	7/6/06	9051	\$539.62	to Modification	05-47474	\$358.12	Unsecured
	Bankruptcy Analyst							
F:	395 Ghent Rd	0.400.400	00.40		Claims Subject	05 44040	<b>#500 007 11</b>	General
Firstenergy Solutions Corp	Akron, OH 44333	3/20/06	2342	\$2,801,641.96	to Modification	05-44640	\$508,267.41	Unsecured
	Attn Simone Kraus							
	Smith Gambreil & Russell LLP							
	1230 Peachtree St NE Promenade II Ste 3100				Claims Subject			General
Fraenkische USA LP	Atlanta, GA 30309	6/8/06	16511	\$59,175.40	to Modification	05-44640	\$159.89	Unsecured
	Attn Joe Halstead							
	4636 Somerton Rd				Claims Subject			General
Ge Betz Canada	Trevose, PA 19053-6783	7/21/06	10240	\$1,659.02	to Modification	05-44640	\$1,350.00	Unsecured
	4636 Somerton Rd				Claims Subject			General
GE Betz Inc	Trevose, PA 19053	7/24/06	10417	\$156,408.67	to Modification	05-44640	\$75,775.47	Unsecured
	Graybar Electric Co Inc							_
	PO Box 14368				Claims Subject		<u>.</u>	General
Graybar Electric Co Inc	West Allis, WI 53214	2/14/06	2022	\$4,031.99	to Modification	05-44640	\$4,031.99	Unsecured
	Attn Ganna Liberchuk							_
	301 Rte 17 6th Fl				Claims Subject			General
Hain Capital Holdings LLC	Rutherford, NJ 07070	11/18/05	660	\$300,000.00	to Modification	05-44640	\$236,962.75	Unsecured

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Delphi Corporation
Seventeenth Omnibus Claims Objection Exhibit E-1 Service List

1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Attn Ganna Liberchuk							
	301 Rte 17 6th FI				Claims Subject			General
Hain Capital Holdings LLC	Rutherford, NJ 07070	1/25/06	1637	\$177,081.16	to Modification	05-44640	\$159,771.1	6 Unsecured
	Attn Ganna Liberchuk							
	301 Rte 17 6th FI				Claims Subject			General
Hain Capital Holdings LLC	Rutherford, NJ 07070	5/5/06	4898	\$113,976.02	to Modification	05-44640	\$113,304.1	6 Unsecured
	PO Box 326				Claims Subject			General
Harco Brake Systems Inc	Englewood, OH 45322	7/13/06	9466	\$2,114,936.05	to Modification	05-44640	\$2,099,080.0	9 Unsecured
	Dortmunder Str 5				Claims Subject			General
Hella Fahrzeugkomponenten GmbH	Bremen, 28199 Germany	6/6/06	7562		to Modification	05-44640	\$107 909 8	8 Unsecured
riola i allizoagkempenerken elleri	Dromon, 20100 Comany	0,0,00	7002	ψ100,001.01	to mounication	00 11010	ψ101,000.0	o o no o o a rou
	PO Box 2665				Claims Subject			General
Hella Inc	Peachtree, GA 30269	7/5/06	9012		to Modification	05-44612	\$8,304.7	2 Unsecured
	Mrs Melanie Renner			, ,			. ,	
	Maienbuhlstrasse 7				Claims Subject			General
Hella Innenleuchten Systeme GmbH	Wembach, 79677 Germany	1/31/06	1739		to Modification	05-44640	\$12,893.7	6 Unsecured
,	Mr Bernhard Lichtenauer			. ,			. ,	
	Rixbecker Str 75				Claims Subject			General
Hella KgaA Hueck & Co	Lippstradt, 59552 Germany	1/13/06	1537		to Modification	05-44640	\$59,754.2	4 Unsecured
	361 W Dussel Dr				Claims Subject			General
Helm Instrument Co Inc	Maumee, OH 43537	5/4/06	4584	\$2,307.10	to Modification	05-44640	\$260.0	Unsecured
	Thomas Henman President							
	3301 Mt Pleasant Blvd							
	PO Box 2633				Claims Subject			General
Henman Engineering & Machine Inc	Muncie, IN 47307	1/30/06	1715	\$127,058.35	to Modification	05-44640	\$92,916.5	8 Unsecured
	Matthew M Price							
	10 W Market St				Claims Subject			General
Heritage Interactive Services LLC	Indianapolis, IN 46204	8/1/06	15964	\$38,367.34	to Modification	05-44640	\$36,951.8	6 Unsecured
	A division of ITW Ford Equipment Group							
	Attn Anita Clutter							
	701 S Ridge Ave				Claims Subject			General
Hobart Corp	Troy, OH 45374-0001	5/10/06	5566	\$517.25	to Modification	05-44640	\$517.2	5 Unsecured
	Ohio Cat							
	3993 E Royalton Rd				Claims Subject			General
Holt Company Of Ohio Inc	Broadview Hts, OH 44147	5/5/06	4948	\$32,826.02	to Modification	05-44640	\$32,826.0	2 Unsecured

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	100 Paragon Dr				Claims Subject			General
Hover Davis Inc	Rochester, NY 14624	5/16/06	6087		to Modification	05-44640	\$7.337.30	Unsecured
	Husky Injection Molding Systems			<b>4</b> 1,001100			71,00110	
	55 Amherst Villa Rd				Claims Subject			General
Husky Injection Molding Systems	Buffalo, NY 14225-1432	2/16/06	2041		to Modification	05-44640	\$40.505.0	Unsecured
riacity injection moraling dyelemo	24			<b>402</b> , 12010 1		00 11010	ψ.ο,σσσ.σ	0.100001.00
	PO Box 2982				Claims Subject			General
lbt Inc	Shawnee Mission, KS 66201	5/26/06	6927		to Modification	05-44482	\$356.6	Unsecured
ibt iiio	Attn Chris Tiesman	0/20/00	0021	Ψ120.00	to Modification	00 11102	Ψ000.00	Onocoarea
	6829 Flintlock Rd				Claims Subject			General
IFCO Systems NA	Houston, TX 77040	5/18/06	6285		to Modification	05-44640	\$123 303 3	Unsecured
ii oo oysteiiis ivit	Bankruptcy Administration	3/10/00	0200	Ψ100,400.00	to Modification	00 44040	Ψ120,000.00	Onscoured
	PO Box 13708				Claims Subject			General
IKON Financial Services	Macon, GA 31208	1/24/06	1660		to Modification	05-44640	\$5.306.5°	Unsecured
INON I IIIalicial Services	Macon, GA 31200	1/24/00	1000	Ψ291,924.71	to Modification	03-44040	φ5,500.5	Onsecured
	95 Commerce Dr				Claims Subject			General
Itw Thielex	Somerset, NJ 08873	10/12/05	2		to Modification	05-44640	¢62 612 5	Unsecured
itw Thielex	Somerset, NJ 00073	10/12/03		\$70,507.54	to Modification	05-44040	φ03,012.3	Onsecured
	8806 Highland Ave				Claims Subject			Conoral
Jamestown Plastics Inc	_	6/15/06	8010		•	05-44640	¢44 400 4	General
Jamestown Plastics Inc	Brocton, NY 14716	0/15/00	8010	\$48,416.72	to Modification	05-44640	\$44,188.4	Unsecured
	Kimberly Sickles							
	1100 Beachan Rd				Ola: O.:b:4			0
Kaddia Mass fast of a Osmanifas	PO Box 92985	F (0.100	4440		Claims Subject	05 44040	000 444 0	General
Kaddis Manufacturing Corporation	Rochester, NY 14692	5/2/06	4446	\$27,790.40	to Modification	05-44640	\$26,411.2	Unsecured
	Jim Or Ricky							
	3600 Chamberlain Ln							
l.,	Ste 616				Claims Subject		40- 4 4	General
Kentucky Air Tool	Louisville, KY 40241	4/28/06	3329	\$39,078.76	to Modification	05-44640	\$37,155.4	Unsecured
	DO D 4070				01 : 0 1 : :			
	PO Box 1278	_,,,-			Claims Subject	05 4:0:5	<b></b> =	General
Klapec Trucking Co Inc	Oil City, PA 16301	5/4/06	4670	\$75.50	to Modification	05-44640	\$75.50	Unsecured
					0.1.			
L	8102 Woodland Dr				Claims Subject		****	General
Kokusai Inc	Indianapolis, IN 46278	2/14/06	1987	\$249,500.00	to Modification	05-44640	\$200,350.0	Unsecured
l.,	355 Commerce Dr				Claims Subject			General
Kom Lamb Inc	Amherst, NY 14228	2/28/06	2150	\$10,884.57	to Modification	05-44640	\$9,307.5	7 Unsecured

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Seventeenth Omnibus Claims Objection Exhibit E-1 Service List

1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
					_			
.,	14878 Galleon Ct	=///00			Claims Subject		4- 404 0-	General
Koyo Machinery Usa Inc	Plymouth, MI 48170	5/1/06	4273	\$14,681.25	to Modification	05-44481	\$5,431.25	Unsecured
	Attn Paul Malek							
	590 Madison Ave 9th FI	7/05/00	40505	00 440 000 04	Claims Subject	05 44040	40 000 700 55	General
Latigo Master Fund Ltd	New York, NY 10022	7/25/06	10597	\$2,419,203.01	to Modification	05-44640	\$2,000,792.55	Unsecured
	Dba Revenue Management							
	One University Plaza Ste 312				Claims Subject			General
Liquidity Solutions Inc	Hackensack, NJ 07601	2/9/06	1933	\$161,818.99	to Modification	05-44640	\$138,463.99	Unsecured
	Dba Revenue Management							_
	One University Plaza Ste 312				Claims Subject			General
Liquidity Solutions Inc	Hackensack, NJ 07601	2/16/06	2039	\$432,071.89	to Modification	05-44640	\$432,071.89	Unsecured
	Dba Revenue Management							
	One University Plaza Ste 312				Claims Subject			General
iquidity Solutions Inc	Hackensack, NJ 07601	4/5/06	2709	\$33,544.10	to Modification	05-44640	\$33,544.10	Unsecured
	Dba Revenue Management							
	One University Plaza Ste 312				Claims Subject			General
Liquidity Solutions Inc	Hackensack, NJ 07601	4/5/06	2711	\$15,750.00	to Modification	05-44640	\$14,070.00	Unsecured
	Dba Revenue Management							
	One University Plaza Ste 312				Claims Subject			General
Liquidity Solutions Inc	Hackensack, NJ 07601	4/5/06	2712	\$26,184.00	to Modification	05-44640	\$20,104.03	Unsecured
	Dba Revenue Management							
	One University Plaza Ste 312				Claims Subject			General
Liquidity Solutions Inc	Hackensack, NJ 07601	7/5/06	9018	\$49,357.60	to Modification	05-44640	\$49,357.60	Unsecured
	Vladimir Jelisavcic							
	810 Seventh Ave 22nd FI							
	Transferor Conti Tech Elastomer Coatings				Claims Subject			General
Longacre Master Fund Ltd	New York, NY 10019	7/6/06	9079	\$129,383.00	to Modification	05-44640	\$117,611.00	Unsecured
	c/o U.S. Bank National Association							
	Attn: Dawnita Ehl							
	Corporate Trust Services 1420 Fifth Avenue 7th							
	Floor				Claims Subject			General
Longacre Master Fund Ltd	Seattle, WA 98101	7/6/06	9079	\$129,383.00	to Modification	05-44640	\$117,611.00	Unsecured
	Vladimir Jelisavcic							
	810 Seventh Ave 22nd FI							
	Transferor Benecke Kaliko AG				Claims Subject			General
Longacre Master Fund Ltd	New York, NY 10019	7/6/06	9080	\$66.748.15		05-44640	\$53,024.14	

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	c/o U.S. Bank National Association							
	Attn: Dawnita Ehl							
	Corporate Trust Services 1420 Fifth Avenue 7th							
	Floor				Claims Subject			General
Longacre Master Fund Ltd	Seattle, WA 98101	7/6/06	9080	\$66,748.15	to Modification	05-44640	\$53,024.14	Unsecured
	Vladimir Jelisavcic							
	810 Seventh Ave 22nd FI							
	Transferor Safety Components Fabric EFT				Claims Subject			General
Longacre Master Fund Ltd	New York, NY 10019	7/24/06	10494	\$198,263.50	to Modification	05-44640	\$198,263.50	Unsecured
	Vladimir Jelisavcic							
	810 Seventh Ave 22nd FI							
	Transferor Barnes Group Canada Corp				Claims Subject			General
Longacre Master Fund Ltd	New York, NY 10019	7/28/06	12829	\$90,716.91	to Modification	05-44640	\$88,440.43	Unsecured
	George D Nagle Jr Credit Mgr							
	PO Box 3608 MS38 26				Claims Subject			General
M A Com Inc	Harrisburg, PA 17105	7/26/06	15926	\$404,986.61	to Modification	05-44640	\$270,821.26	Unsecured
	Madison Niche Opportunities LLC							
	6310 Lamar Ave Ste 120				Claims Subject			General
Madison Niche Opportunities LLC	Overland Park, KS 66202	4/28/06	3302	\$11,133.32	to Modification	05-44640	\$8,108.51	Unsecured
	255 Hollenbeck St				Claims Subject			General
Mc Alpin Industries Inc	Rochester, NY 14621	7/27/06	11540	\$36 QAQ 11	to Modification	05-44640	¢27 156 01	Unsecured
ivic Alpin industries inc	Lynn M Brimer	1/2//00	11340	φ30,0 <del>4</del> 0.11	to Modification	05-44040	φ27,130.01	Offsecured
	Strobl & Sharp PC							
	300 E Long Lake Rd Ste 200				Claims Subject			General
Miller Tool & Die Co	Bloomfield Hills, MI 48304	7/31/06	15333	¢24 222 00	to Modification	05-44640	¢27 102 90	Unsecured
Willer 1001 & Die Co	Biodiffield Hills, Wil 40304	7/31/00	10000	\$34,323.60	to Modification	05-44040	φ21,103.60	Offsecured
	9851 Pk Davis Rd				Claims Subject			General
Mosier Automation Kok	Indianapolis, IN 46235	5/1/06	3873	¢1 401 00	to Modification	05-44640	¢010.49	Unsecured
MOSIEI AUTOMATION KOK	Kimberly J Robinson	5/1/06	3013	\$1, <del>4</del> 91.09	to Modification	05-44040	<b>ф</b> 919.40	Unsecured
	Barack Ferrazzano Kirschbaum Perlman &							
	Nagelberg LLP							
	333 W Wacker Dr Ste 2700				Claima Cubicat			Conoral
Motion Industries Inc		7/21/06	10231	¢6 120 75	Claims Subject to Modification	05 44624	¢6 120 75	General
Motion Industries Inc	Chicago, IL 60606-1227 Kimberly J Robinson	1/21/06	10231	Φ0,13∠./5	to Modification	05-44624	φυ, 132./5	Unsecured
	Barrack Ferrazzano Kirschbaum Periman &							
	Nagelberg LLP				Claima Cubia-t			Conoral
Motion Industrias Inc	333 W Wacker Dr Ste 2700	7/21/06	10000	¢100 207 25	Claims Subject	05 44507	¢400 007 05	General
Motion Industries Inc	Chicago, IL 60606-1227	7/21/06	10232	\$108,287.35	to Modification	05-44507	\$108,287.35	unsecured

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Sierra Liquidity Fund							
Nagel & Shippers Products & Sierra	2699 White Road Ste 255				Claims Subject			General
Liquidity Fund	Irvine, CA 92614	4/13/06	2643	\$12,800.00	to Modification	05-44640	\$12,800.00	Unsecured
	Sierra Liquidity Fund							
New England Electric Wire & Sierra	2699 White Rd Ste 255				Claims Subject			General
Liquidity Fund	Irvine, CA 92614	4/24/06	2735	\$3,702.30	to Modification	05-44640	\$2,816.47	Unsecured
Ohio Edison Company	Bankruptcy Dept 6896 Miller Rd Rm 204 Brecksville, OH 44141	7/28/06	12181	\$774,413.31	Claims Subject to Modification	05-44640	\$589,907.30	General Unsecured
	6035 Parkland Blvd				Claims Subject			General
Parker Hannifin Corporation	Cleveland, OH 44124	10/3/06	16348	\$183,291.76	to Modification	05-44640	\$181,363.52	Unsecured
Plainfield Stamping Texas Inc	PO Box 265 Plainfield, IL 60544	7/28/06	12440	\$24,423.64	Claims Subject to Modification	05-44640	\$19,804.00	General Unsecured
Redrock Capital Partners LLC	Redrock Capital Partners LLC 111 S Main St Ste C11 PO Box 9095 Breckenridge, CO 80424	2/9/06	1936	\$71.393.25	Claims Subject to Modification	05-44640	\$69,868.25	General Unsecured
Rothrist Tube Inc	Attn Linda K Barr Nelson Mullins Riley & Scarborough LLP PO Box 11070 Columbia, SC 29211-1070	4/18/06	2680		Claims Subject to Modification	05-44640	\$100,896.19	General
Tournst Tube me	Columbia, CC 23211-1070	4/10/00	2000	Ψ111,070.70	to Modification	00 44040	Ψ100,000.10	Onscource
Saia Burgess Automotive Inc	303 Gregson Dr Cary, NC 27511	7/28/06	12233	\$1,204,932.14	Claims Subject to Modification	05-44640	\$0.00	General Unsecured
	Victoria Comunale							
	2055 Sanyo Ave	4040-40-		4	Claims Subject			General
Sanyo Electronic Device USA Corp	San Diego, CA 92154	10/25/05	112	\$57,501.00	to Modification	05-44640	\$57,501.00	Unsecured
	Sherwin Williams Company							
	101 Prospect Ave NW				Oleter Out t			0
Observation NACHE array O	625 Republic Bldg	4.0.00		047.044.10	Claims Subject	05 44046	<b>MC 100 00</b>	General
Sherwin Williams Company	Cleveland, OH 44115	1/9/06	1471	\$17,311.48	to Modification	05-44640	\$9,166.83	Unsecured
	c o Elizabeth Gunn Esq McGuire Woods LLP							
	One James Center							
	901 East Cary St				Claims Subject			General
Siemens plc A&D Division	Richmond, VA 23219	6/27/06	8673	\$15,307.20	to Modification	05-44610	\$5,674.40	Unsecured

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1	2	3	4	5	6	7	8	9
		Dete	Olaim	Accepted	Desir for	0	NA - difficul	84 - digi - d
Name	Address	Date Filed	Claim	Asserted Claim Amount	Basis for Objection	Correct	Modified	Modified Nature
Name	Sierra Liquidity Fund LLC	Filed	Number	Ciaim Amount	Objection	Debtor	Amount	Nature
Sierra Liquidity Fund LLC Assignee	2699 White Rd Ste 255				Claims Subject			General
Eissmann Group Automotive Assignor	Irvine, CA 92614	7/31/06	14670	¢16.077.50	to Modification	05-44640	\$11,624.82	
Elssmann Group Automotive Assignor	Sierra Liquidity Fund LLC	7/31/00	14070	\$10,977.50	to Modification	05-44040	\$11,024.02	Onsecured
Sierra Liquidity Fund LLC Assignee K A	2699 White Rd Ste 255				Claims Subject			Conoral
Technologies Assignor	Irvine, CA 92614	7/31/06	14687	¢15 272 02	to Modification	05-44640	\$13,977.06	General
recinologies Assignor	Agent for Silver Point Capital Fund Silver Point	7/31/00	14007	\$10,273.02	to Modification	05-44040	\$13,977.00	Onsecured
	Capital Offshore Fund							
	Attn Brian Jarmain							
					Claima Cubiant			Conorol
CDCD Crave II C	2 Greenwich Plz 1st Fl	7/00/00	40000	#4 004 000 44	Claims Subject	05 44040	#4 000 000 44	General
SPCP Group LLC	Greenwich, CT 06830	7/28/06	12233	\$1,204,932.14	to Modification	05-44640	\$1,029,932.14	Unsecured
	c o Ronald R Peterson							
	Jenner & Block LLP				01-1			0 1
0000	One IBM Plaza	7/04/00	4000	<b>#50.000.4</b>	Claims Subject	05 44040	<b>050 000 4</b>	General
PX Corporation Contech Division	Chicago, IL 60611	7/24/06	10397	\$59,289.47	to Modification	05-44640	\$59,289.47	Unsecured
	co Stonehill Capital Management							
	885 Third Ave 30th FI							
	Attn Steve Nelson				Claims Subject			General
Stonehill Institutional Partners LP	New York, NY 10022	2/22/06	2097	\$154,620.81	to Modification	05-44640	\$73,558.50	Unsecured
	144 Woodall Rd				Claims Subject			General
Stuart Irby Co	Decatur, AL 35601	7/19/06	9946	\$167,205.47	to Modification	05-44640	\$145,491.87	Unsecured
	Team Golden Link America Corporation							
Team Pacific Corporation dba Team	1799 Old Bayshore Hwy Ste 135				Claims Subject			General
Golden Link America	Burlingame, CA 94010-1316	11/28/05	849	\$91,766.83	to Modification	05-44640	\$91,766.83	Unsecured
	John A Vos Esq							
Team Pacific Corporation dba Team	1430 Lincoln Ave				Claims Subject			General
Golden Link America	San Rafael, CA 94901	11/28/05	849	\$91,766.83	to Modification	05-44640	\$91,766.83	Unsecured
	Team Golden Link America Corporation							
Team Pacific Corporation dba Team	1799 Old Bayshore Hwy Ste 135				Claims Subject			General
Golden Link America	Burlingame, CA 94010-1316	11/28/05	850	\$84,709.66	to Modification	05-44640	\$84,709.66	Unsecured
	John A Vos Esq							
Team Pacific Corporation dba Team	1430 Lincoln Ave				Claims Subject			General
Golden Link America	San Rafael, CA 94901	11/28/05	850	\$84,709.66	to Modification	05-44640	\$84,709.66	Unsecured
	Team Golden Link America Corporation							
Team Pacific Corporation dba Team	1799 Old Bayshore Hwy Ste 135				Claims Subject			General
Golden Link America	Burlingame, CA 94010-1316	11/28/05	851	\$175,658.02	to Modification	05-44640	\$163,447.77	Unsecured

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	John A Vos Esq							
Team Pacific Corporation dba Team	1430 Lincoln Ave				Claims Subject			General
Golden Link America	San Rafael, CA 94901	11/28/05	851	\$175,658.02	to Modification	05-44640	\$163,447.7	7 Unsecured
	Cindy							
	1190 Richards Road Unit 5				Claims Subject			General
Techno Industrial Product	Hartland, WI 53029	8/9/06	16095	\$44.85	to Modification	05-44640	\$44.8	Unsecured
	Telelogic North America Inc							
	9401 Jeronimo Rd				Claims Subject			General
Telelogic North America Inc	Irvine, CA 92618	12/29/05	1364	\$1,558,603.56	to Modification	05-44640	\$245,793.00	Unsecured
	Thermax Wire L P							
	8946 Winnetka Ave				Claims Subject			General
Thermax cdt	Northridge, CA 91324	5/16/06	5974	\$128,492.85	to Modification	05-44640	\$79,139.7	1 Unsecured
	900 Clancy Ave N E				Claims Subject			General
Thi Inc Thierica Inc	Grand Rapids, MI 49503	7/27/06	11537	\$42,065.81	to Modification	05-44640	\$15,016.23	3 Unsecured
	125 Maple Grove Rd				Claims Subject			General
Transfreight Inc	Cambridge, ON N3H 4R7 Canada	1/17/06	1574	\$221,415.22	to Modification	05-44640	\$30,264.3	Unsecured
	Transfreight Integrated Logistics Inc							
	125 Maple Grove Rd				Claims Subject			General
Transfreight Integrated Logistics Inc	Cambridge, ON N3H 4R7 Canada	1/17/06	1573	\$0.00	to Modification	05-44640	\$1,135.4°	1 Unsecured
	Attn Tim Baker							
	901 Maxwell St				Claims Subject			General
Trostel Limited	Lake Geneva, WI 53147	7/28/06	12378	\$33,320.75	to Modification	05-44640	\$25,354.5	7 Unsecured
	Attn Sharon Armstrong							
	PO Box 209				Claims Subject			General
Vectren Energy Delivery	Evansville, IN 47702	7/26/06	11034	\$6,610.83	to Modification	05-44640	\$6,610.83	3 Unsecured
	Videojet Technologies Inc							
	1500 Mittel Blvd				Claims Subject			General
Videojet Technologies Inc	Wood Dale, IL 60191	10/24/05	93	\$7,115.17	to Modification	05-44640	\$1,565.6	7 Unsecured
							-	
	1606 Executive Drive				Claims Subject			General
Wheelabrator Group	LaGrange, GA 30240	1/18/06	1607	\$32,666.89	to Modification	05-44640	\$32,666.89	Unsecured
·				·			•	
	Perif Luis Echeverria 1800 Pte							
	Zona Industrial Cp 25290				Claims Subject			General
Xpress Impresores Sa De Cv Eft	Saltillo Coah, Mexico	6/28/06	8730	\$0.00	to Modification	05-44640	\$1,043.6	3 Unsecured

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Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Yoder Industries Inc							
	2520 Needmore Rd				Claims Subject			General
Yoder Industries Inc	Dayton, OH 45414	10/24/05	77	\$724,027.12	to Modification	05-44640	\$39,537.0	7 Unsecured
	John J Hunter Attorney							
	Hunter & Schank Co LPA							
	1700 Canton Ave				Claims Subject			General
ZF Boge Elastmetall LLC	Toledo, OH 43604	7/28/06	12017	\$99,852.32	to Modification	05-44640	\$74,932.8	2 Unsecured
	Zylux America Inc							
	100 Emerson Ln Ste 1513				Claims Subject			General
Zylux Acoustic Corp	Bridgeville, PA 15017	3/31/06	2464	\$415,801.69	to Modification	05-44640	\$75,000.0	0 Unsecured

# 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 181 of 209 Delphi Corporation Seventeenth Omnibus Claims Objection

1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	Bob Hullinghorst							
	PO Box 471	0.10.10.0	0004	<b>*</b> 4	Tax Claims Subject		<b>^</b> 10	
Boulder County Treasurer	Boulder, CO 80306	3/9/06	2234	\$1,013.04	to Modification	05-44640	\$777.13	Priority
	c o J Michael Gauldin				_			
	PO Box 220	44/40/05	074	#0 <b>7</b> 00	Tax Claims Subject	05 44040	***	D : "
Dyer County Trustee	Dyersburg, TN 38025	11/18/05	671	\$37.00	to Modification	05-44640	\$28.38	Priority
	Erie County Treasurer							
	247 Columbus Ave Ste 115				Tax Claims Subject			
Erie County Treasurer	Sandusky, OH 44870	7/27/06	11372	\$218,106.97	to Modification	05-44640	\$188,837.20	Priority
	Giles County Trustee							
	PO Box 678 Courthouse				Tax Claims Subject			
Giles Co Tn	Pulaski, TN 38478	5/31/06	7182	\$359.23		05-44640	\$268.49	•
	Courthouse				Tax Claims Subject			General
Haywood County Trustee	Brownsville, TN 38012	5/1/06	3655	\$8.75	to Modification	05-44640	\$8.58	Unsecured
	Mike Lowe Knox Co Trustee							
	c o Attorney Dean B Farmer							
	Hodges Doughty Carson PLLC PO							
	Box 869				Tax Claims Subject			General
Knox County Trustee	Knoxville, Tn 37901-0869	10/28/05	197	\$23,130.99	to Modification	05-44640	\$17,744.32	Unsecured
	Laporte County Treasurer							
	813 Lincolnway Ste 205				Tax Claims Subject			General
Laporte County In	Laporte, IN 46360-3491	8/9/06	16116	\$22.25	to Modification	05-44640	\$20.23	Unsecured
	c o Metro Dade County Paralegal							
	Unit							
	140 W Flagler St Ste 1403				Tax Claims Subject			
Miami Dade County Tax Collector	Miami, FL 33130	12/12/05	1108	\$17,534.38	to Modification	05-44640	\$13,297.02	Priority
	Montgomery County Trustees Office							
	350 Pageant Ln Ste 101 A				Tax Claims Subject			General
Montgomery Co Tn	Clarksville, TN 37041	6/23/06	8415	\$455.00	to Modification	05-44640	\$422.68	Unsecured
	PO Box 972				Tax Claims Subject			
Montgomery County Treasurer	Dayton, OH 45422-0475	6/26/06	8535	\$9,984.48	to Modification	05-44640	\$3,600.61	Priority

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
Montgomery County Treasurer	PO Box 817600 Dayton, OH 45481	6/26/06	8537	\$13,321.05	Tax Claims Subject to Modification	05-44640	\$4,787.82	2 Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8540	\$55.96	Tax Claims Subject to Modification	05-44640	\$13.71	Priority
Montgomery County Treasurer	451 W Third St Dayton, OH 45422-0476	6/26/06	8541	\$583,848.54	Tax Claims Subject to Modification	05-44640	\$209,844.35	Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8542	\$4,329.83	Tax Claims Subject to Modification	05-44640	\$1,059.72	2 Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8543	\$9,370.62	Tax Claims Subject to Modification	05-44640	\$3,367.94	Priority
Montgomery County Treasurer	451 W Third St Dayton, OH 45422-0476	6/26/06	8545	\$182,850.01	Tax Claims Subject to Modification	05-44640	\$65,719.34	Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8546	\$2,628.90	Tax Claims Subject to Modification	05-44640	\$944.88	Priority
Montgomery County Treasurer	451 W Third St Dayton, OH 45422-0476	6/26/06	8547	\$578,440.64	Tax Claims Subject to Modification	05-44640	\$207,900.92	2 Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8548	\$35,659.30	Tax Claims Subject to Modification	05-44640	\$12,816.60	) Priority
Montgomery County Treasurer	451 W. Third St. Dayton, OH 45422-0476	6/26/06	8549	\$1,179,183.93	Tax Claims Subject to Modification	05-44640	\$444,646.98	Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8550	\$78,139.90	Tax Claims Subject to Modification	05-44640	\$28,084.71	Priority

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
Montgomery County Treasurer	451 W. Third St. Dayton, OH 45422-0476	6/26/06	8551	\$1,089.88	Tax Claims Subject to Modification	05-44640	\$391.74	Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8552	\$938.16	Tax Claims Subject to Modification	05-44640	\$337.21	Priority
Montgomery County Treasurer	451 W. Third St. Dayton, OH 45422-0476	6/26/06	8553	\$72,963.37	Tax Claims Subject to Modification	05-44640	\$26,224.18	3 Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8554	\$32,104.56	Tax Claims Subject to Modification	05-44640	\$23,129.72	Priority
Montgomery County Treasurer	451 W. Third St. Dayton, OH 45422-0476	6/26/06	8555	\$237.40	Tax Claims Subject to Modification	05-44640	\$85.35	Priority
Montgomery County Treasurer	451 W. Third St. Dayton, OH 45422-0476	6/26/06	8557	\$1,516.63	Tax Claims Subject to Modification	05-44640	\$549.17	Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8558	\$882.12	Tax Claims Subject to Modification	05-44640	\$319.10	Priority
Montgomery County Treasurer	451 W Third St Dayton, OH 45422-0476	6/26/06	8559	\$1,165.11	Tax Claims Subject to Modification	05-44640	\$285.63	3 Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8560	\$492.69	Tax Claims Subject to Modification	05-44640	\$343.59	Priority
Montgomery County Treasurer	451 W Third St Dayton, OH 45422-0476	6/26/06	8561	\$26,607.06	Tax Claims Subject to Modification	05-44640	\$9,820.72	Priority
Montgomery County Treasurer	PO Box 972 Dayton, OH 45422-0475	6/26/06	8562	\$97.46	Tax Claims Subject to Modification	05-44640	\$35.13	B Priority

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1	2	3	4	5	6	7	8	9
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature
	451 W Third St				Tax Claims Subject			
Montgomery County Treasurer	Dayton, OH 45422-0476	6/26/06	8563	\$279,130.73	to Modification	05-44640	\$100,363.00	Priority
Palm Beach County Tax Collector	Palm Beach County Tax Collector PO Box 3715 West Palm Beach, FL 33402-3715	1/26/06	1681	\$1,290.10	Tax Claims Subject to Modification	05-44640	\$989.67	Priority
	Peyton C Cochrane Tax Collector			, ,			,	
Peyton C Cochrane Tax Collector	714 Greensboro Ave Rm 124 Tuscaloosa, AL 35401	4/17/06	2661	\$22.464.47	Tax Claims Subject to Modification	05-44640	\$21,600.45	Priority
r eyton o cocinane rax conector	Peyton C Cochrane Tax Collector	4/17/00	2001	Ψ22,404.47	to Modification	03-44040	Ψ21,000.43	1 Honly
	714 Greensboro Ave Rm 124				Tax Claims Subject			
Peyton C Cochrane Tax Collector	Tuscaloosa, AL 35401	6/27/06	8661	\$47,271.82	to Modification	05-44640	\$906.59	Priority
	Dolores J Doolittle							
	PO Box 729				Tax Claims Subject			
Pinal County Treasurer	Florence, AZ 85232-0729	2/6/06	1783	\$569.53	to Modification	05-44640	\$557.21	Priority
	Shelby County Trustee PO Box 2751				Tax Claims Subject			
Shelby County Trustee	Memphis, TN 38101-2751	11/14/05	559	\$502.98	to Modification	05-44640	\$385.85	Priority
0	Shelby County Trustee PO Box 2751			445000	Tax Claims Subject	.=	***	<b>.</b>
Shelby County Trustee	Memphis, TN 38101-2751	11/14/05	560	\$153.92	to Modification	05-44640	\$118.08	Priority
	160 High St Nw				Tax Claims Subject			
Trumbull County Treasurer	Warren, OH 44481-1090	7/11/06	9302	\$761,504.21	to Modification	05-44640	\$661,150.94	Priority
	Yazoo County Tax Collector PO Box 108				Tax Claims Subject			General
Yazoo Co Ms	Yazoo, MS 39194	7/31/06	13581	\$1,058.87	to Modification	05-44640	\$998.94	Unsecured

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### **EXHIBIT H**

UNITED STATES BANKRUPTCY CO SOUTHERN DISTRICT OF NEW YOR		
	x :	
In re	:	Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	· : :	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)
	X	

### NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection") dated June 15, 2007, a copy of which is enclosed (without exhibits). The Debtors' Seventeenth Omnibus Claims Objection is set for hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED SEVENTEENTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 12, 2007. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Seventeenth Omnibus Claims Objection identifies eleven different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

Claims identified as having a Basis For Objection of "Insufficiently Documented Claims" are those Claims that did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim.

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that did not contain sufficient supporting documentation, making it impossible for the Debtors meaningfully to review the asserted Claim, and was also not timely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof, dated April 12, 2006 (Docket No. 3206) (the "Bar Date Order").

Claims identified as having a Basis For Objection of "Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

The Claim identified as having a Basis For Objection of "Books And Records Tax Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and were also not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Books And Records Insurance Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Claims" are those Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Tax Claims" are those Claims filed by taxing authorities that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status.

Claims identified as having a Basis For Objection of "Tax Claims Subject To Modification" are those Claims filed by taxing authorities that the Debtors have determined (a) are overstated and/or (b) were filed and docketed against the wrong Debtors.

Claims identified as having a Basis For Objection of "Modified Claims Asserting Reclamation" are those Claims (i) that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status and (ii) in which the claimant asserted a reclamation demand and either (a) the Debtors and the claimant have entered into a letter agreement whereby the Debtors and the claimant agreed upon the valid amount of the reclamation demand or (b) the claimant has consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (ii)(a) and (b), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid.

Date	Claim	Asserted Claim	Basis For	Tre	atment Of Clai	m
Filed	Number	Amount <sup>1</sup>	Objection	Correct Debtor	Modified Amount	Modified Nature
8	4	5	6	7	8	9

If you wish to view the complete exhibits to the Seventeenth Omnibus Claims Objection, you can do so at <a href="www.delphidocket.com">www.delphidocket.com</a>. If you have any questions about this notice or the Seventeenth Omnibus Claims Objection to your Claim, please contact Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or <a href="www.delphidocket.com">www.delphidocket.com</a>. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Seventeenth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern

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Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

Time) on July 12, 2007. Your Response, if any, to the Seventeenth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed; (ii) the name of the claimant and a brief description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Seventeenth Omnibus Claims Objection; (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim; (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 19, 2007 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time).

IF ANY PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS

APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

Dated: New York, New York June 15, 2007 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 191 of 209

### **EXHIBIT I**

## 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 192 of 209 Delphi Corporation Seventeenth Omnibus Claims Objection

1	2	3	4	5	6	7	8	9	10	11	12
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature	Correct Debtor2	Modified Amount2	Modified Nature2
	Attn David S Leinwand Esq										
	535 Madison Ave 15th FI				Claims Subject to Modification						General
Amroc Investments LLC	New York, NY 10022	9/18/06	16321	\$92,205.51	and Reclamation Agreement	05-44640	\$8,323.61	Priority	05-44640	\$82,665.56	6 Unsecured
	Attn David S Leinwand Esq				_						
Amroc Investments LLC as assignee of	535 Madison Ave 15th FI				Claims Subject to Modification						General
Feintool New York Inc	New York, NY 10022	6/14/06	7996	\$19,963.33	and Reclamation Agreement	05-44640	\$1,775.91	Priority	05-44640	\$13,177.29	Unsecured
	ASI Prepetition										
	6285 Garfield Ave				Claims Subject to Modification						General
ASI	Cass City, MI 48726	7/31/06	15201	\$123,166.50	and Reclamation Agreement	05-44640	\$325.80	Priority	05-44640	\$34,782.18	3 Unsecured
	Attn Alisa Mumola				<u> </u>						
	411 W Putnam Ave Ste 225				Claims Subject to Modification						General
Contrarian Funds LLC	Greenwich, CT 06830	5/10/06	5568	\$307,574.95	and Reclamation Agreement	05-44640	\$433.60	Priority	05-44640	\$306,011.91	1 Unsecured
	Attn Alpa Jimenez									•	
	Contrarian Funds LLC										
Contrarian Funds LLC as Assignee of	411 W Putnam Ave Ste 225				Claims Subject to Modification						General
Electronic Services LLC DBA CSI Electronics	Greenwich, CT 06830	7/7/06	9112	\$135,377.75	and Reclamation Agreement	05-44640	\$29,610.00	Priority	05-44640	\$97,468.50	Unsecured
	Attn Alpa Jimenez							ĺ			
	Contrarian Funds LLC										
Contrarian Funds LLC as assignee of Gemini					Claims Subject to Modification						General
Plastics Inc	Greenwich, CT 06830	7/24/06	10388	\$141.675.49	and Reclamation Agreement	05-44640	\$14,138.65	Priority	05-44640	\$127,536.84	
	Attn Alpa Jimenez			***************************************	groom		¥ : 1,122122			Ţ:=:,;:::::	
	Contrarian Funds LLC										
Contrarian Funds LLC as Assignee of	411 W Putnam Ave Ste 225				Claims Subject to Modification						General
Prestolite Wire Corporation	Greenwich, CT 06830	7/7/06	9113	\$116 590 48	and Reclamation Agreement	05-44640	\$16,141.07	Priority	05-44640	\$87 231 21	1 Unsecured
restante time corporador.	Attn Alpa Jimenez		01.0	ψ1.10,000.10	and residentation rigidenticity	00 11010	<b>\$10,11101</b>	· ···ci··ty	00 11010	<b>401,201.2</b>	
	Contrarian Funds LLC										
Contrarian Funds LLC as assignee of Sierra	411 W Putnam Ave Ste 225				Claims Subject to Modification						General
Plastics Inc aka Sierra El Paso	Greenwich, CT 06830	7/24/06	10385	\$102 464 27	and Reclamation Agreement	05-44640	\$12,586.47	Priority	05-44640	\$88 332 35	Unsecured
T lastice into and cierta ETT ass	Alpa Jimenez	172 1700	10000	Ψ102,101.27	and recolumnation rigidement	00 11010	ψ12,000.11	1 Honey	00 11010	Ψ00,002.00	Onocoarea
	Contrarian Funds LLC										
Contrarian Funds LLC as Assignee of	411 W Putnam Ave Ste 225				Claims Subject to Modification						General
Trelleborg Ysh Inc	Greenwich, CT 06830	7/28/06	12696	\$100 002 60	and Reclamation Agreement	05-44640	\$1,445.02	Priority	05-44640	\$88 075 38	Unsecured
Trelieborg TSITIIIC	Alpa Jimenez	1120/00	12030	\$109,002.00	and Reciamation Agreement	03-44040	Ψ1,++3.02	. I Honly	03-44040	ψου,075.50	Orisecureu
	Contrarian Funds LLC										
Contrarian Funds LLC as Assignee of	411 W Putnam Ave Ste 225				Claims Subject to Modification						General
Trelleborg Ysh SA de CV	Greenwich, CT 06830	7/28/06	12694	\$91 243 71	and Reclamation Agreement	05-44640	\$14,420.74	Priority	05-44640	\$67 646 14	Unsecured
Trelieborg Tail SA de CV	Attn Linda Barr	1120/00	12034	ψ31,243.71	and Reciamation Agreement	03-44040	Ψ14,420.74	Tionty	03-44040	Ψ07,040.1-	Onsecured
	Nelson Mullins Riley & Scarborough										
	PO Box 11070				Claims Subject to Modification						General
Datwyler Rubber & Plastics	Columbia, SC 29211-1070	7/25/06	10907	¢020 544 70	and Reclamation Agreement	05-44640	\$2,430.09	Driority	05-44640	\$899,701.47	
Datwylet Rubbet & Flastics	c o Goldman Sachs & Co	1123/06	10807	φυνυ,υ44./9	and Neciamation Agreement	00-44040	φ <b>∠</b> ,430.08	rinonty	00-44040	φυσσ, / U 1.4/	Juseculed
	30 Hudson 17th FI				Claims Subject to Modification			General			
Goldman Sachs Credit Partners LP	Jersey City, NJ 07302	2/6/06	1787	\$506 771 40	and Reclamation Agreement	05-44481	\$455,719.44				
Goldman Sachs Credit Partilers LP	Attn Ganna Liberchuk	2/0/06	1/0/	φυθυ,ττ 1.49	and Neciamation Agreement	00-44461	φ <del>4</del> 00, <i>t</i> 19.44	Unsecured			
					Claima Subject to Medification						Conoral
Llain Canital Haldings III C	301 Rte 17 6th FI	4/4/00	2544	<b>#E6 030 00</b>	Claims Subject to Modification	05 44640	¢7.004.40	Deionitu	05 44640	¢40.040.00	General
Hain Capital Holdings LLC	Rutherford, NJ 07070	4/4/06	2544	\$50,938.30	and Reclamation Agreement	05-44640	\$7,994.48	Priority	05-44640	\$48,943.82	2 Unsecured
	Attn Ganna Liberchuk				Claims Cubicat to Mardiffer						Constal
Hair Canital Haldings II C	301 Rte 17 6th FI	414100	05.4-	#000 070 CC	Claims Subject to Modification	05 44046	#00 004 CC	Dairent	05 44040	#040 100 °	General
Hain Capital Holdings LLC	Rutherford, NJ 07070	4/4/06	2545	\$339,670.20	and Reclamation Agreement	05-44640	\$20,001.80	Priority	05-44640	\$313,108.64	Unsecured

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1	2	3	4	5	6	7	8	9	10	11	12
Name	Address	Date Filed	Claim Number	Asserted Claim Amount	Basis for Objection	Correct Debtor	Modified Amount	Modified Nature	Correct Debtor2	Modified Amount2	Modified Nature2
	Hoover Precision										
Harris Description Description to a growth discrimination	PO Box 899	7/07/00	44000	£4 000 044 70	Claims Subject to Modification	05 44040	#004 00F 7F	Dai - ait.	05 44040	<b>#070 755 77</b>	General
Hoover Precision Products Inc & Subsidiaries	•	7/27/06	11292	\$1,298,844.76	and Reclamation Agreement	05-44640	\$301,625.75	Priority	05-44640	\$976,755.77	Unsecured
	Kelley Drye & Warren LLP 101 Park Ave				Claims Cubicat to Madification						Canaral
Hoover Precision Products Inc & Subsidiaries		7/27/06	11202	£1 200 044 76	Claims Subject to Modification and Reclamation Agreement	05-44640	\$301,625.75	Driority	05-44640	\$976,755.77	General
Hoover Precision Products inc & Subsidiaries	New Fork, NT 10176	1/21/00	11292	\$1,290,044.70	and Reciamation Agreement	05-44040	\$301,625.75	PHOHILY	03-44040	\$970,755.77	Unsecured
	Itw Drawform										
	500 Fairview				Claims Subject to Modification						General
Illinois Tool Works Inc	Zeeland, MI 49464	7/17/06	9574	\$106 700 48	and Reclamation Agreement	05-44640	\$29,054.71	Priority	05-44640	\$77,298.93	
IIIII O TOOL WOLKE IIIO	Zeolaria, ivii 10101	1711700	0071	ψ100,700.10	and recommend regreement	00 11010	Ψ20,001.71	1 Honey	00 11010	ψ11,200.00	Onocourca
	Itw Deltar Engineered Componen										
	8450 W 185th St				Claims Subject to Modification						General
Illinois Tool Works Inc	Tinley Pk, IL 60477	7/17/06	9575	\$49,713.99	and Reclamation Agreement	05-44640	\$7,998.74	Priority	05-44640	\$41,715.25	Unsecured
	Attn Curt Even							ĺ			
	504 2nd St				Claims Subject to Modification						General
Integrated Cable Systems Inc	Berthoud, CO 80513	3/3/06	2181	\$152,447.45	and Reclamation Agreement	05-44507	\$28,105.36	Priority	05-44507	\$119,120.33	Unsecured
	Vern Steffel or J Gates										
	131 Grand Trunk Ave				Claims Subject to Modification						
Kendall Electric Inc	Battle Creek, MI 49016	5/23/06	6655	\$355,445.11	and Reclamation Agreement	05-44640	\$0.00	Priority			
	Ryan D Heilman Esq										
	40950 Woodward Ave Ste 100				Claims Subject to Modification						General
L&W Engineering Co	Bloomfield Hills, MI 48304	7/31/06	14534	\$3,629,694.59	and Reclamation Agreement	05-44640	\$1,376.54	Priority	05-44640	\$437,879.14	Unsecured
	Dba Revenue Management										
	One University Plaza Ste 312				Claims Subject to Modification						General
Liquidity Solutions Inc	Hackensack, NJ 07601	4/5/06	2708	\$3,014.55	and Reclamation Agreement	05-44640	\$459.77	Priority	05-44640	\$2,554.78	Unsecured
	Vladimir Jelisavcic										
	810 Seventh Ave 22nd FI										
	Transferor Motorola Automotive &										
	Industrial Electronic Group and Motorola										
	Inc				Claims Subject to Modification						General
Longacre Master Fund Ltd	New York, NY 10019	3/24/06	2402	\$2,537,512.52	and Reclamation Agreement	05-44640	\$39,060.00	Priority	05-44640	\$2,477,036.88	Unsecured
	Vladimir Jelisavcic										
	810 Seventh Ave 22nd FI				01: 01: 11 14 15						
Language Master Front Ltd	Transferor Thaler Machine Company	F/00/00	0074	<b>#400 005 05</b>	Claims Subject to Modification	05 44040	#04 440 OF	Dai a aita .	05 44040	<b>#00.000.00</b>	General
Longacre Master Fund Ltd	New York, NY 10019	5/23/06	6671	\$130,235.05	and Reclamation Agreement	05-44640	\$31,412.25	Priority	05-44640	\$98,822.80	Unsecured
	Vladimir Jelisavcic										
	810 Seventh Ave 22nd Fl				Claims Cubiast to Madification						Conoral
Longacro Master Fund Ltd	Transferor United Plastics Group Inc New York, NY 10019	7/26/06	11200	¢359 000 35	Claims Subject to Modification and Reclamation Agreement	05-44640	\$1,444.80	Driority	05-44640	\$280,527.85	General
Longacre Master Fund Ltd	c/o U.S. Bank National Association	1/20/06	11200	<b>დაატ,909.35</b>	and Recialitation Agreement	05-44040	φ1,444.80	rionly	03-44040	φ∠ου,≎∠1.85	onsecured
	Attn: Dawnita Ehl										
	Corporate Trust Services 1420 Fifth										
	Avenue 7th Floor				Claims Subject to Modification						General
Longacre Master Fund Ltd	Seattle, WA 98101	7/26/06	11200	\$358 909 35	and Reclamation Agreement	05-44640	\$1,444.80	Priority	05-44640	\$280,527.85	
Longadio Madici i ana Eta	Madison Niche Opportunities LLC	1120100	11200	ψ000,009.00	and Residingtion Agreement	55 44040	Ψ1,	. Honey	00 77070	Ψ200,027.00	Silocouled
	6310 Lamar Ave Ste 120				Claims Subject to Modification						General
Madison Niche Opportunities LLC	Overland Park, KS 66202	2/6/06	1787	\$596 771 49	and Reclamation Agreement	05-44481	\$1,391.72	Priority	05-44481	\$131,222.31	
madioon radio Opportunitos ELO	O TOTIGITA I WIN, INO OUZUZ	2,0,00	1701	ψυσυ,ττ1.+σ	and Redumenton Agreement	50 <del>111</del> 01	ψ1,001.72	. Honey	UUTTTUI	Ψ101,222.01	Silocoured

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1	2	3	4	5	6	7	8	9	10	11	12
		Date	Claim	Asserted	B 1 ( 0)1 (	Correct	Modified	Modified	Correct	Modified	Modified
Name	Address	Filed	Number	Claim Amount	Basis for Objection	Debtor	Amount	Nature	Debtor2	Amount2	Nature2
	David B Draper Esq Terra Law LLP										
	177 Park Ave 3rd Fl				Claims Cubicat to Madification						Cananal
Marrian late wasted Decidents Inc.		7/05/00	40755	£4 007 704 00	Claims Subject to Modification	05 44040	#00 <b>7</b> 00 04	Daile aite	05 44040	#770 040 40	General
Maxim Integrated Products Inc	San Jose, CA 95113	7/25/06	10755	\$1,007,764.22	and Reclamation Agreement	05-44640	\$22,730.81	Priority	05-44640	\$778,619.19	Unsecured
	120 San Gabriel Dr				Claims Subject to Modification						General
Maxim Integrated Products Inc	Sunnyvale, CA 94086	7/25/06	10755	\$1,007,764,22	and Reclamation Agreement	05-44640	\$22,730.81	Priority	05-44640	\$778,619.19	
Maxim integrated i roddets inc	Attn Meghan Slow	1123100	10733	ψ1,007,704.22	and Reciamation Agreement	03-44040	Ψ22,730.01	Titlotity	03-44040	Ψ770,019.19	Onsecured
	65 E 55th St 19th FI				Claims Subject to Modification						General
Midtown Claims LLC	New York, NY 10022	5/23/06	6655	\$355 445 11	and Reclamation Agreement	05-44640	\$97,429.07	Priority	05-44640	\$233,834.88	
Wildowii Ciairis EEC	Attn Dennis Balanesi	3/23/00	0000	ψοσο, ττο. Γ	and reciamation Agreement	00 44040	ψ51,425.01	Titority	00 44040	Ψ200,004.00	Offisecured
	Senior Finance Manager Corporate										
	Credit Manager										
	2880 Scott Blvd				Claims Subject to Modification						General
Nec Electronics America Inc	Santa Clara, CA 95052-8062	10/16/06	16368	\$9.911.978.07	and Reclamation Agreement	05-44640	\$3,424,138.98	Priority	05-44640	\$6,172,133.12	
	Attn Anthony Leto Esq			40,000,000	g		<b>4</b> 0, 12 1, 10 11 10			¥0,112,100112	
	2880 Scott Blvd				Claims Subject to Modification						General
Nec Electronics America Inc	Santa Clara, CA 95052-8062	10/16/06	16368	\$9,911,978.07	and Reclamation Agreement	05-44640	\$3,424,138.98	Priority	05-44640	\$6,172,133.12	Unsecured
	Steve Kieselstein Esq						. , , ,	ĺ		. , ,	
	Kieselstein Law Firm LLC										
	43 British American Blvd				Claims Subject to Modification						General
Nec Electronics America Inc	Latham, NY 12110	10/16/06	16368	\$9,911,978.07	and Reclamation Agreement	05-44640	\$3,424,138.98	Priority	05-44640	\$6,172,133.12	Unsecured
	Attn C Rankin										
	100 Independence Mall W				Claims Subject to Modification						General
Rohm And Haas Co	Philadelphia, PA 19106	6/26/06	8564	\$138,773.28	and Reclamation Agreement	05-44481	\$25,117.91	Priority	05-44481	\$41,074.33	Unsecured
	Charles P Schulman										
Siemens VDO Automotive Corporation	Sachnoff & Weaver Ltd										
Assignee of American Electronic	10 S Wacker Dr 40th Fl				Claims Subject to Modification						General
Components Inc	Chicago, IL 60606	7/11/06	9315	\$47,062.62	and Reclamation Agreement	05-44640	\$11,006.25	Priority	05-44640	\$36,056.37	Unsecured
	Agent for Silver Point Capital Fund and										
	Silver Point Capital Offshore Fund LTD										
	Attn Brian Jarmain 2 Greenwich Plz 1st Fl				Claims Subject to Modification						General
SPCP Group LLC	Greenwich, CT 06830	7/19/06	9940	\$6,678,072.11	and Reclamation Agreement	05-44640	\$79,710.92	Priority	05-44640	\$6,595,973.44	Unsecured
	Agent for Silver Point Capital Fund and										
	Silver Point Capital Offshore Fund LTD				Olaina Ondia da la Madiga di a						0
CDCD Crave LLC	Attn Brian Jarmain 2 Greenwich Plz 1st Fl	7/05/00	10704	£4 204 202 00	Claims Subject to Modification	05 44640	#060 F70 04	Deionite	05 44640	£4.050.060.04	General
SPCP Group LLC SPCP Group LLC as agent for Silver Point	Greenwich, CT 06830 Attn Brian A Jarmain	7/25/06	10724	\$1,384,396.8E	and Reclamation Agreement	05-44640	\$269,578.01	Priority	05-44640	\$1,058,866.91	unsecured
"	Attn Brian A Jarmain Two Greenwich Plz 1st Fl				Claima Subject to Medification						Conoral
Capital Fund LP and Silver Point Capital Offshore Fund LTD		7/27/06	11566	¢5 764 040 00	Claims Subject to Modification	05 44640	¢110 005 00	Briority	05 44640	¢5 6/5 15/ 0/	General
Olishole Fulia LTD	Greenwich, CT 06830	7/27/06	11566	და, / 04,U4U.UC	and Reclamation Agreement	05-44640	\$118,885.06	rionly	05-44640	\$5,645,154.94	Unsecured
	1045 French St				Claims Subject to Modification						General
Tech Tool & Mold Inc Eft	Meadville, PA 16335	7/31/06	14886	\$205 071 43	and Reclamation Agreement	05-44640	\$45,859.51	Priority	05-44640	\$154,670.64	
TECH TOOL & WOLL THE EIL	INICAUVIIIC, FA 10000	1131100	14000	φ200,911.42	and Neciamation Agreement	UU-4404U	φ <del>+</del> 0,009.51	i Honly	00-44040	φ104,070.04	onsecured

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1	2	3	4	5	6	7	8	9	10	11	12
		Date	Claim	Asserted		Correct	Modified	Modified	Correct	Modified	Modified
Name	Address	Filed	Number	Claim Amount	Basis for Objection	Debtor	Amount	Nature	Debtor2	Amount2	Nature2
	Attn Alpa Jimenez			Claims Subject to							
	411 W Putnam Ave Ste 225			ı	Modification and			General			General
Contrarian Funds LLC	Greenwich, CT 06830	7/31/06	14141	\$2,565,472.27	Reclamation Agreement	05-44507	\$24,324.10	Unsecured	05-44640	\$2,219,647.57	Unsecured
	Attn Brian Jarmain			(	Claims Subject to						
SPCP Group LLC as Assignee	Two Greenwich Plz 1st Fl			ı	Modification and						
of Parker Hannifin Corporation	Greenwich, CT 06830	7/31/06	14141	\$2,565,472.27	Reclamation Agreement	05-44507	\$386.01	Priority	05-44640	\$121,456.02	Priority

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### **EXHIBIT J**

UNITED STATES BANKRUPTCY C SOUTHERN DISTRICT OF NEW YO		
	X	
In re	: :	Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)
	: <b>v</b>	

### NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection") dated June 15, 2007, a copy of which is enclosed (without exhibits). The Debtors' Seventeenth Omnibus Claims Objection is set for hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED SEVENTEENTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 12, 2007. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Seventeenth Omnibus Claims Objection identifies eleven different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

Claims identified as having a Basis For Objection of "Insufficiently Documented Claims" are those Claims that did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim.

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that did not contain sufficient supporting documentation, making it impossible for the Debtors meaningfully to review the asserted Claim, and was also not timely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof, dated April 12, 2006 (Docket No. 3206) (the "Bar Date Order").

Claims identified as having a Basis For Objection of "Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

The Claim identified as having a Basis For Objection of "Books And Records Tax Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and were also not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Books And Records Insurance Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Claims" are those Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Tax Claims" are those Claims filed by taxing authorities that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status.

Claims identified as having a Basis For Objection of "Tax Claims Subject To Modification" are those Claims filed by taxing authorities that the Debtors have determined (a) are overstated and/or (b) were filed and docketed against the wrong Debtors.

Claims identified as having a Basis For Objection of "Modified Claims Asserting Reclamation" are those Claims (i) that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status and (ii) in which the claimant asserted a reclamation demand and either (a) the Debtors and the claimant have entered into a letter agreement whereby the Debtors and the claimant agreed upon the valid amount of the reclamation demand or (b) the claimant has consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (ii)(a) and (b), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid.

Date	Claim	Asserted Claim	Basis For		atment Of Clai	1
Filed	Number	Amount <sup>1</sup>	Objection	Correct Debtor	Modified Amount	Modified Nature
	•		•	7	8	9
8	4	6	6	•	•	<b>®</b>

If you wish to view the complete exhibits to the Seventeenth Omnibus Claims Objection, you can do so at <a href="www.delphidocket.com">www.delphidocket.com</a>. If you have any questions about this notice or the Seventeenth Omnibus Claims Objection to your Claim, please contact Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

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Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

If you disagree with the Seventeenth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 12, 2007. Your Response, if any, to the Seventeenth Omnibus Claims Objection must (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed; (ii) the name of the claimant and a brief description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Seventeenth Omnibus Claims Objection; (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim; (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 19, 2007 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time).

IF ANY PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE

BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

Dated: New York, New York June 15, 2007 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 202 of 209

### **EXHIBIT K**

## 05-44481-rdd Doc 8367 Filed 06/20/07 Entered 06/20/07 22:05:28 Main Document Pg 203 of 209 Deliphi Corporation Seventeenth Omnibus Claims Objection Exhibit E-1 Service List

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18
		Date	Claim	<b>Asserted Claim</b>	Basis for	Correct	Modified	Modified	Correct	Modified	Modified	Correct	Modified	Modified	Correct	Modified	Modified
Name	Address	Filed	Number	Amount	Objection	Debtor	Amount	Nature	Debtor2	Amount2	Nature2	Debtor3	Amount3	Nature3	Debtor4	Amount4	Nature4
	Beth Arvai																
Applied Industrial Technologies CA	One Applied Plaza																
LLC and Applied Industrial	E 36th St & Euclid Ave				Claims Subject			General			General						
Technologies Dixie Inc	Cleveland, OH 44115-5056	7/25/06	10634	\$729.76	to Modification	05-44507	\$183.30	Unsecured	05-44511	\$546.46	Unsecured						
	ASM Capital LP																
	7600 Jericho Turnpike Ste 302				Claims Subject			General			General						
ASM Capital LP	Woodbury, NY 11797	6/9/06	7767	\$106,977.00	to Modification	05-44612	\$6,769.56	Unsecured	05-44640	\$95,284.94	Unsecured						
	Attn John Richers																
	41 Eagle Rd				Claims Subject			General			General						
Branson Ultrasonics Corp	Danbury, CT 06810	7/27/06	11632	\$80,767.37	to Modification	05-44612	\$3,584.40	Unsecured	05-44640	\$22,826.70	Unsecured						
	c o Jason W Harbour Esq																
	Hunton & Williams LLC																
	Riverfront Plz East Tower																
	951 E Byrd St				Claims Subject			General			General						
Dynacast Canada Inc	Richmond, VA 23219	6/22/06	8376	\$131,187.07	to Modification	05-44567	\$3,800.33	Unsecured	05-44640	\$115,248.23	Unsecured						
	Jennifer Matthew																
	4330 Pk Terrace Dr				Claims Subject			General			General						
Securitas Security Services USA Inc	Westlake Village, CA 91361	7/18/06	9828	\$471,910.96	to Modification	05-44482	\$31,258.54	Unsecured	05-44640	\$439,716.42	Unsecured						
	George D Nagle Jr Credit Mgr																
	PO Box 3608 MS 3826				Claims Subject			General			General			General			General
Tyco Electronics Corporation	Harrisburg, PA 17105-3608	7/26/06	10707	\$12,731,160,31		05-44507	\$1 917 20	Unsecured	05-44511	\$9 300 79	Unsecured	05-44624	\$34 332 85	Unsecured	05-44640	\$1.847.397.75	Unsecured

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### **EXHIBIT L**

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SOUTHERN DISTRICT OF NEW YOR	кK	
	X	
In re	:	Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
Debtors.	:	(Jointly Administered)

UNITED STATES BANKRUPTCY COURT

### NOTICE OF OBJECTION TO CLAIM

[Claimant Name]:

Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"), are sending you this notice. According to the Debtors' records, you filed one or more proofs of claim in the Debtors' reorganization cases. Based upon the Debtors' review of your proof or proofs of claim, the Debtors have determined that one or more of your "Claims," as such term is defined in 11 U.S.C. § 101(5), identified in the table below should be disallowed and expunged or modified as summarized in that table and described in more detail in the Debtors' Seventeenth Omnibus Objection (Substantive) Pursuant To 11 U.S.C. § 502(b) And Fed. R. Bankr. P. 3007 To Certain (A) Insufficiently Documented Claims, (B) Claims Not Reflected On Debtors' Books And Records, (C) Insurance Claim Not Reflected On Debtors' Books And Records, (D) Untimely Claims And Untimely Tax Claims, And (E) Claims Subject To Modification, Tax Claims Subject To Modification, And Modified Claims Asserting Reclamation (the "Seventeenth Omnibus Claims Objection") dated June 15, 2007, a copy of which is enclosed (without exhibits). The Debtors' Seventeenth Omnibus Claims Objection is set for hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 610, New York, New York 10004. AS FURTHER DESCRIBED IN THE ENCLOSED SEVENTEENTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE DEBTORS' OBJECTION TO YOUR CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON JULY 12, 2007. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

The enclosed Seventeenth Omnibus Claims Objection identifies eleven different categories of objections. The category of claim objection applicable to you is identified in the table below in the column entitled "Basis For Objection":

Claims identified as having a Basis For Objection of "Insufficiently Documented Claims" are those Claims that did not contain sufficient documentation in support of the Claim asserted, making it impossible for the Debtors meaningfully to review the asserted Claim.

The Claim identified as having a Basis For Objection of "Untimely Insufficiently Documented Claim" is a Claim that did not contain sufficient supporting documentation, making it impossible for the Debtors meaningfully to review the asserted Claim, and was also not timely filed pursuant to the Order Under 11 U.S.C. §§ 107(b), 501, 502, And 1111(a) And Fed R. Bankr. P. 1009, 2002(a)(7), 3003(c)(3), And 5005(a) Establishing Bar Dates For Filing Proofs Of Claim And Approving Form And Manner Of Notice Thereof, dated April 12, 2006 (Docket No. 3206) (the "Bar Date Order").

Claims identified as having a Basis For Objection of "Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

The Claim identified as having a Basis For Objection of "Books And Records Tax Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Books And Records Claims" are those Claims that assert liabilities or dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records and were also not timely filed pursuant to the Bar Date Order.

The Claim identified as having a Basis For Objection of "Books And Records Insurance Claim" is a Claim that asserts liabilities and dollar amounts that the Debtors have determined are not owing pursuant to the Debtors' books and records.

Claims identified as having a Basis For Objection of "Untimely Claims" are those Claims that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Untimely Tax Claims" are those Claims filed by taxing authorities that were not timely filed pursuant to the Bar Date Order.

Claims identified as having a Basis For Objection of "Claims Subject To Modification" are those Claims that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status.

Claims identified as having a Basis For Objection of "Tax Claims Subject To Modification" are those Claims filed by taxing authorities that the Debtors have determined (a) are overstated and/or (b) were filed and docketed against the wrong Debtors.

Claims identified as having a Basis For Objection of "Modified Claims Asserting Reclamation" are those Claims (i) that the Debtors have determined (a) state the incorrect amount or are overstated, including as a result of the assertion of invalid unliquidated claims, and/or (b) were filed and docketed against the wrong Debtors, and/or (c) incorrectly assert secured or priority status and (ii) in which the claimant asserted a

reclamation demand and either (a) the Debtors and the claimant have entered into a letter agreement whereby the Debtors and the claimant agreed upon the valid amount of the reclamation demand or (b) the claimant has consented to the Debtors' determination of the valid amount of the reclamation demand (with respect to (ii)(a) and (b), each, a "Reclamation Agreement"), subject to the Debtors' right to seek, at any time and notwithstanding the claimant's agreement or consent to the amount pursuant to the Reclamation Agreement, a judicial determination that certain reserved defenses with respect to the reclamation demand are valid.

Date Filed	Claim Number	Asserted	Basis For	Treatment Of Claim					
		Claim Amount <sup>1</sup>	Objection	Correct Debtor	Modified Amount	Modified Nature			
8				7	8	9			
	4	A	A	•	1	1			
		6	6	B	4	(B)			
				<b>©</b>	Ø	<b>®</b>			

If you wish to view the complete exhibits to the Seventeenth Omnibus Claims Objection, you can do so at <a href="www.delphidocket.com">www.delphidocket.com</a>. If you have any questions about this notice or the Seventeenth Omnibus Claims Objection to your Claim, please contact Debtors' counsel by e-mail at delphi@skadden.com, by telephone at 1-800-718-5305, or in writing to Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of a Claim or the filing of a Claim should be directed to Claims Agent at 1-888-249-2691 or www.delphidocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF CLAIM THAT ARE SUBJECT TO THE DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF THE CLAIMS OBJECTION PROCEDURES ORDER IS INCLUDED HEREWITH. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THAT ORDER BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Seventeenth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern Time) on July 12, 2007. Your Response, if any, to the Seventeenth Omnibus Claims Objection must (a)

Asserted Claim Amounts listed as \$0.00 generally reflect that the claim amount asserted is unliquidated.

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be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Southern District of New York, and the Claims Objection Procedures Order, (c) be filed with the Bankruptcy Court in accordance with General Order M-242 (as amended) – registered users of the Bankruptcy Court's case filing system must file electronically, and all other parties-in-interest must file on a 3.5 inch disk (preferably in Portable Document Format (PDF), WordPerfect, or any other Windowsbased word processing format), (d) be submitted in hard copy form directly to the chambers of the Honorable Robert D. Drain, United States Bankruptcy Judge, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 632, New York, New York 10004, and (e) be served upon (i) Delphi Corporation, 5725 Delphi Drive, Troy, Michigan 48098 (Att'n: General Counsel) and (ii) counsel to the Debtors, Skadden, Arps, Slate, Meagher & Flom LLP, 333 West Wacker Drive, Suite 2100, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton).

Your Response, if any, must also contain at a minimum the following: (i) the title of the claims objection to which the Response is directed; (ii) the name of the claimant and a brief description of the basis for the amount of the Claim; (iii) a concise statement setting forth the reasons why the Claim should not be disallowed and expunged, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Seventeenth Omnibus Claims Objection; (iv) unless already set forth in the proof of claim previously filed with the Court, documentation sufficient to establish a prima facie right to payment; provided, however, that you need not disclose confidential, proprietary, or otherwise protected information in the Response; provided further, however, that you must disclose to the Debtors all information and provide copies of all documents that you believe to be confidential, proprietary, or otherwise protected and upon which you intend to rely in support of the Claim; (v) to the extent that the Claim is contingent or fully or partially unliquidated, the amount that you believe would be the allowable amount of such Claim upon liquidation of the Claim or occurrence of the contingency, as appropriate; and (vi) the address(es) to which the Debtors must return any reply to the Response, if different from the address(es) presented in the Claim.

If you properly and timely file and serve a Response in accordance with the procedures described above, and the Debtors are unable to reach a consensual resolution with you, the hearing on any such Response will automatically be adjourned from the July 19, 2007 hearing date to a future date to be set pursuant to the Claims Objection Procedures Order. With respect to all uncontested objections, the Debtors have requested that the Court conduct a final hearing on July 19, 2007 at 10:00 a.m. (prevailing Eastern time).

IF ANY PROOF OF CLAIM LISTED ABOVE ASSERTS CONTINGENT OR UNLIQUIDATED CLAIMS, YOU ARE REQUIRED BY THE CLAIMS OBJECTION PROCEDURES ORDER TO INCLUDE THE AMOUNT THAT YOU BELIEVE WOULD BE THE ALLOWABLE AMOUNT OF SUCH CLAIM UPON LIQUIDATION OF THE CLAIM OR OCCURRENCE OF THE CONTINGENCY, AS APPROPRIATE, IN ANY RESPONSE TO THE OBJECTION. PURSUANT TO THE CLAIMS OBJECTION PROCEDURES ORDER, THE DEBTORS MAY ELECT, IN THEIR SOLE DISCRETION, TO ACCEPT SUCH AMOUNT PROVISIONALLY AS THE ESTIMATED AMOUNT OF YOUR PROOF OF CLAIM PURSUANT TO SECTION 502(c) OF THE BANKRUPTCY CODE FOR ALL PURPOSES OTHER THAN ALLOWANCE, BUT INCLUDING VOTING AND ESTABLISHING RESERVES FOR PURPOSES OF DISTRIBUTION. YOUR PROOF OF CLAIM WOULD REMAIN SUBJECT TO FURTHER OBJECTION AND REDUCTION, AS APPROPRIATE, AND TO SECTION 502(j) OF THE BANKRUPTCY CODE. THE DEBTORS' ELECTION WOULD BE MADE BY SERVING YOU WITH A NOTICE IN THE FORM ATTACHED TO THE CLAIMS OBJECTION PROCEDURES ORDER.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE SEVENTEENTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining a Claim against the Debtors.

Dated: New York, New York June 15, 2007